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HARVARD
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B I L L S,

PUBLIC:

SEVEN VOLUMES.

—(4.)—

LEGAL PRACTITIONERS

TO

LOCAL LOANS (IRELAND).

Session

8 *February* — 15 *August* 1876.

VOL. IV.⁴

.C 1876.

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1870, Jan. 22.
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B I L L S:

1876.

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A
B I L L

TO

Amend the Law relating to Legal Practitioners.

A.D. 1876.

WHEREAS it is expedient to protect the public against unskilled and unqualified persons assuming to act as legal practitioners, and otherwise to amend the law relating to legal practitioners :

5 Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lord's Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. This Act may be cited as "The Legal Practitioners Act, Short title.
10 1876."

2. Every person who, not being a qualified practitioner, either directly or indirectly, for or in expectation of any fee, gain, or reward, draws or prepares any instrument which by "The Stamp Act, 1870," he is forbidden to draw or prepare, shall for every such
15 offence forfeit the sum of *ten* pounds.

Penalties incurred under this section are to be sued for by a qualified practitioner by action brought in the county court within the jurisdiction of which the cause of action shall have arisen or the defendant resides at the time of bringing such action, and may
20 be recovered with full costs of suit.

Penalties recovered under this section shall be paid over to the Receiver-General of Inland Revenue.

3. Every person who shall have been a barrister-at-law for a period of not less than *five* years, and who, after having ceased to
25 be a barrister-at-law, shall have served under articles of clerkship for a period of *two* years to a practising solicitor, and shall have been examined in such manner as shall be provided from time to time by regulations to be issued by the Presidents of the Queen's Bench, Common Pleas, and Exchequer Divisions of the High Court
30 of Justice, and the Master of the Rolls, and shall have taken the oaths directed to be taken by solicitors, shall be entitled to be admitted and enrolled as a solicitor of the Supreme Court.

[Bill 43.]

Remedy
against un-
qualified
persons pre-
paring cer-
tain instru-
ments for
gain.

33 & 34 Vict.
c. 97. s. 60.

Barristers to
be admitted
and enrolled
as solicitors
on certain
conditions.
23 & 24 Vict.
c. 127. s. 3.

A.D. 1876.

Solicitors to
be called to
the bar on
certain
conditions.

4. Every person who shall have been a solicitor of the Supreme Court for a period of not less than *five* years, and after ceasing to be a solicitor, shall have been a student of one of the Inns of Court for a period of *two* years, and shall have passed the usual examinations for the degree of barrister-at-law, shall be entitled to be called 5 to the bar.

Definition of
advocates in
inferior Courts
of Criminal
Jurisdiction
other than
Courts of
Quarter
Sessions.

Solicitors
may appear
as proctors.

5. No person shall appear for the prosecution or defence of any person charged with an offence before a stipendiary magistrate, police magistrate, or justice of the peace sitting alone or in petty sessions, unless the person so appearing is a qualified practitioner, 10 or is specially empowered so to appear by any Act of Parliament.

6. It shall be lawful for any certificated solicitor of the Supreme Court to appear as a proctor in the provincial courts of Canterbury and York.

Attestation
of bills of
sale.
17 & 18 Vict.
c. 36.

7. No bill of sale, assignment, transfer, or other document men- 15 tioned and comprised in the Act of the seventeenth and eighteenth years of Her Majesty, chapter thirty-six, and the Acts amending the same, and thereby required to be registered, shall be of any force, power, or effect, unless there shall be present a qualified practitioner on behalf of the person making or giving such document, expressly 20 named by him and attending by his request to inform him of the nature and effect of the same before the same is executed, and such qualified practitioner shall subscribe his name as a witness to the due execution thereof, and thereby declare himself to be a qualified practitioner, and state that he acts on behalf of the person making 25 or giving the same.

Interpreta-
tion clause.

8. The term "qualified practitioner" in this Act means and includes any serjeant-at-law, barrister-at-law, certificated solicitor, proctor, notary public, certificated conveyancer, special pleader, or draughtsman in equity. 30

Saving
clause.

9. Nothing in this Act contained shall be construed to affect any remedy against any person under any other Act or Acts whatsoever, or to authorise any qualified practitioner to do any act which he is not now authorised by law to do.

Extent of
Act.

10. This Act shall not extend to Scotland or Ireland. 35

Legal Practitioners.

A

B I L L

To amend the Law relating to Legal
Practitioners.

(Prepared and brought in by
Mr. Charley and Mr. William Gordon.)

*Ordered, by The House of Commons, to be Printed,
9 February 1876.*

[Bill 43.]

Under 1 oz.

A
B I L L

TO

Amend the Law relating to Legal Practitioners in Ireland. A.D. 1876.

WHEREAS it is expedient to amend the law relating to legal practitioners :

Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, 5 and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. This Act may be cited as "The Legal Practitioners (Ireland) Act, 1876." Short title.

2. The Act specified in the first column of the schedule annexed 10 hereto is hereby repealed to the extent specified in the third column of the said schedule, except as to anything heretofore duly done thereunder, and except so far as may be necessary for the purpose of supporting and continuing any proceedings taken before the passing of this Act. Amendment
of 12 & 13
Vict. c. 53.
s. 2.

15 It shall be lawful for any judge of the superior courts of law and equity to authorise an attorney or solicitor to commence an action or suit for the recovery of his fees, charges, or disbursements against the party chargeable therewith, and also to refer his bill of fees, charges, and disbursements, and the demand of such attorney and 20 solicitor thereupon, to be taxed and settled by the proper officer of the court in which such reference shall be made, although one month shall not have expired from the delivery of the bill of fees, charges, or disbursements, on proof to the satisfaction of the said judge that there is probable cause for believing that the party 25 chargeable therewith is about to quit Ireland, or to become a bankrupt or a liquidating or compounding debtor, or to take any other steps or do any other act which, in the opinion of the judge, would tend to defeat or delay such attorney or solicitor in obtaining payment.

30 **3.** In every case in which an attorney or solicitor shall be employed to prosecute or defend any suit, matter, or proceeding in [Bill 142.] Power to
courts of
justice to

AD. 1876.
 charge pro-
 perty re-
 covered with
 payment of
 costs.
 23 & 24 Vict.
 c. 127. s. 28.

any court of justice, it shall be lawful for the court or judge before whom any such suit, matter, or proceeding has been heard or shall be depending to declare such attorney or solicitor entitled to a charge upon the property recovered or preserved, and upon such declaration being made such attorney or solicitor shall have a charge 5 upon and against and a right to payment out of the property, of whatsoever nature, tenure, or kind the same may be, which shall have been recovered or preserved through the instrumentality of any such attorney or solicitor, for the taxed costs, charges, and expenses of or in reference to such suit, matter, or proceeding; and 10 it shall be lawful for such court or judge to make such order or orders for taxation of and for raising and payment of such costs, charges, and expenses out of the said property as to such court or judge shall appear just and proper; and all conveyances and acts done to defeat or which shall operate to defeat such charge or right 15 shall, unless made to a bonâ fide purchaser for value without notice, be absolutely void and of no effect as against such charge or right: Provided always, that no such order shall be made by any such court or judge in any case in which the right to recover payment of such costs, charges, and expenses is barred by any Statute of 20 Limitations.

SCHEDULE.

Date of Act.	Title.	Extent of Repeal.
12 & 13 Vict. c. 53. -	An Act for consolidating and amending several of the laws relating to attorneys and solicitors practising in Ireland.	Section 2, from "Provided also, that it shall be lawful for any judge of the superior courts of law and equity" to end of section. 25

**Legal Practitioners
(Ireland).**

A

B I L L

To amend the Law relating to Legal
Practitioners in Ireland.

*(Prepared and brought in by
Mr. Gibson and Mr. Downing.)*

*Ordered, by The House of Commons, to be Printed,
3 May 1876.*

[Bill 142.]

Under 1 oz.

A

B I L L

FURTHER

To amend the Limited Owners Residences Act, 1870.

WHEREAS by the third section of "The Limited Owners Residences Act (1870) Amendment Act, 1871," it is enacted that the term "estate" shall include all lands upon which any of such improvements is proposed to be made, and any other lands in the neighbourhood of the same settled to the same uses :

A.D. 1876.

And whereas it is expedient to repeal the said provision of the said section, and to make other provision instead thereof :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and of the Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. This Act may be cited for all purposes as " The Limited Owners Residences Acts (1870) and (1871) Amendment Act, 1876."

Short title.

2. *From and after the passing of this Act* the enactment in the third section of " The Limited Owners Residences Act (1870) Amendment Act (1871)," shall be and the same is hereby repealed.

Repeal of third section of Limited Owners Residences Act (1870) Amendment Act (1871).

3. The term " estate " in the third section of the " Limited Owners Residences Act (1870) Amendment Act, 1871," shall include all lands upon which any of such improvements is proposed to be made, and any other lands settled to the same uses.

Meaning of term " estate."

4. " The Limited Owners Residences Act (1870)," as amended by " The Limited Owners Residences Act (1870) Amendment Act (1871)," and " The Limited Owners Residences Act (1870) Amendment Act, 1871," as amended by this Act and this Act shall be construed together as one Act.

Construction.

**Limited Owners
Residence (Ireland).**

A

B I L L

Further to amend "The Limited
Owners Residences Act, 1870."

*(Prepared and brought in by
Sir Patrick O'Brien, Sir Arthur Guinness,
Mr. Herbert, and Mr. Gibson.)*

*Ordered, by The House of Commons, to be Printed,
26 June 1876.*

[Bill 210.]

Under 1 oz.

Linen and Hempen Manufactures (Ireland) Bill.

ARRANGEMENT OF CLAUSES.

Clause.

1. Short title.
2. Repeal of Acts.
3. All flax sold or exposed for sale in fair or market to be of equal cleanness and quality throughout : Penalty not exceeding 1s. per stone.
4. Regulations as to reeling and counting linen yarn when sold in fair or market.
5. Places and hours of sale of linen yarn and flax.
6. Weaver to weave two coarse threads, and write his name and residence on every piece of linen with its length and breadth. Penalty for neglect.
7. Width of linen cloth. Penalty.
8. How linen cloth shall be exposed to sale in fair or market.
9. Linen to be of equal fineness throughout.
10. Linen not to be pasted or spouted.
11. What shall be deemed a sale or exposure for sale of linen in fair or market.
12. Proceedings before justice upon complaints on oath.
13. For settling disputes between buyer and seller in fairs and markets.
14. Flax, yarns, and linens not to be subject to regulations, unless sold in open market.
15. Lord Lieutenant to appoint a committee in each county for regulating sealmasters.
16. Committees appointed under any of repealed Acts to continue unless superseded.
17. Committee may remove sealmasters, and appoint others.
18. Lord Lieutenant may direct the committee to report the grounds upon which they have dismissed any sealmaster ; and cause such report to be inquired into ; and confirm or revoke such dismissal.
19. Sealmaster shall give security.
20. Committee to prescribe the forms of seals to be used by sealmasters. Forging seals.

[Bill 216.]

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Clause.

21. Residence of sealmasters.
22. Duties of sealmasters. Their fees. Penalty for neglect.
23. No person to sell or buy any unbleached linen not sealed.
24. Sealmasters to measure between buyer and seller.
25. Buyers may recover from sealmasters for damage or deficiency in linen.
26. Committee shall appoint inspectors.
27. Duty of inspectors.
28. Offence to be tried where the cloth is seized.
29. Application of penalties.
30. Penalties exceeding 5*l.* and not exceeding 40*l.* recoverable before chairman. Exceeding 40*l.* by action, &c. in superior courts. Venue to be laid in the county, &c. where penalties incurred.
31. Persons convicted of pawning or embezzling any of the materials herein particularised to forfeit the full value of the same with costs. Application of forfeiture.
32. Persons knowingly purchasing or receiving stolen materials or tools guilty of a misdemeanor.
33. As also persons knowingly selling, pawning, &c. stolen materials or tools.
34. Justice of the peace empowered to issue his warrant for the apprehension of offenders against this Act; and to commit them for trial at the sessions.
35. Justice empowered to grant search warrants; and to detain property or persons. Persons convicted of having stolen property in their possession guilty of a misdemeanor.
36. Chief constables and chiefs of police empowered to search the premises of purchasers and receivers of purloined or embezzled property, without a justice's warrant, upon emergency.
37. Officers, constables, and others to apprehend suspected persons, and to lodge them, with the property, in a police office. Persons so apprehended and not proving that the property is honestly come by, guilty of a misdemeanor.
38. Adjournment of time for trial allowed on prisoner finding bail.
39. Penalties on persons guilty of misdemeanors in respect of goods purloined or embezzled, &c.
40. How property which has been seized, and is unclaimed or confiscated, shall be disposed of.

Clause.

41. Owners of materials delivered to weavers, &c. to be worked up, may at all reasonable hours enter into shops or outhouses to inspect such materials. In case of refusal the owner may apply to a justice for a search warrant.
 42. Justice may grant a warrant on complaint on oath that a person is about to abscond.
 43. Penalty on bringing a malicious charge before a justice.
 44. Tickets of particulars shall be given out with the work, and a duplicate or copy to be kept in a weaving book, and to be evidence of agreement.
 45. Manufacturers neglecting or refusing to give tickets or produce duplicates, deprived of remedy under this Act.
 46. Persons receiving materials to be manufactured in a fictitious name, or delivering the same to any other person without the consent of the owner, &c. shall be liable to the same punishment as those not fulfilling their engagements.
 47. Justice to issue warrant to constable to take possession of property intrusted to any person committed for embezzling a part, or convicted of any other offence.
 48. Cloths, &c. intrusted for manufacturing not liable to seizure for rent or any other debt of the worker.
 49. Masters refusing to pay wages to workmen when due may be summoned before a court of petty sessions.
 50. Penalty for bringing a malicious charge before the court.
 51. Scale of imprisonment on summary convictions under this Act not specially provided for.
 52. Limitation of time within which proceedings must be commenced. Justice of the district in which the work is given out to have authority to act.
 53. One justice competent to receive information and issue warrant, &c. Adjudication of the justices at petty sessions may be enforced by any one of such justices.
 54. Construction of terms.
 55. Application of penalties.
 56. Appeals from summary convictions to the general or quarter sessions.
 57. Limitation of actions.
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A
B I L L

TO

Consolidate and continue the Laws relating to Linen, Hempen, A.D. 1876.
and other Manufactures in Ireland.

WHEREAS the laws relating to linen, hempen, and certain other manufactures in Ireland are contained in divers Acts which are temporary in their duration, and it is expedient to consolidate and continue the same :

5 Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. This Act may be cited as "The Linen, Hempen, and other Short title.
10 Manufactures (Ireland) Consolidation Act, 1876."

2. *From and after the passing of this Act* the several Acts Repeal of
specified in the schedule to this Act annexed shall be and the same Acts.
are hereby repealed.

Provided that the repeal enacted in this Act shall not affect—

- 15 (1.) Anything duly done before this Act comes into operation :
- (2.) Any right acquired or liability accrued before this Act comes into operation :
- (3.) Any penalty, forfeiture, or other punishment incurred in respect of any offence committed before this Act comes into operation :
- 20 (4.) The institution of any legal proceeding, or any other remedy for ascertaining, enforcing, or recovering any such liability, penalty, forfeiture, or punishment as aforesaid.

3. All flax sold by sample or otherwise, or exposed for sale in All flax sold
25 open fair or market, in Ireland, shall be of equal cleanness and or exposed
for sale in
fair or mar-
ket to be of
equal clean-
ness and qua-

[Bill 216.]

A

A.D. 1876. or exposing for sale such flax, or the owner thereof at the time of sale, shall forfeit and pay a sum not exceeding the amount of *one shilling* for every stone of flax so sold or exposed for sale which shall not be of equal cleanness and quality throughout each parcel.

lity through-
out: Penalty
not exceeding
1s. per stone.
5 & 6 Will. 4.
c. 27. s. 1.

5

Regulations
as to reeling
and counting
linen yarn
when sold in
fair or
market.

5 & 6 Will. 4.
c. 27. s. 2.
7 & 8 Vict.
c. 47. s. 2.

4. All brown or unbleached or unpurged linen yarn sold in open fair or market in Ireland shall be well and sufficiently spun and made up into hanks, each hank to consist of twelve cuts and no more, save and except in the case of yarn or grist of two hanks in the pound, commonly called pound yarn or head yarn, which last- mentioned description of yarn shall be made up in half hanks of six cuts and no less; and every such cut shall contain one hundred and twenty threads, and no more; and every such hank shall be one yard and one quarter in length, or two yards and one half in circumference, and no more; and each such cut in every such hank shall be separated as the same shall be reeled, and not afterwards; and in reeling such linen yarn no more than one thread at a time shall be reeled; and all the yarn contained in every such hank shall be of flax yarn only, or tow yarn only, of the same colour and fineness throughout each hank; and when the hank or twelve cuts are reeled, the same shall be made up in such manner as to admit of opening thereof at every part at ten inches at least, for the purpose of spreading on the bleach green; and in case any person or persons shall sell or expose for sale in open fair or market any yarn which shall not be conformable to the above regulations, or which shall be deficient in quality, length, or count, such person or persons, or the owner or owners of such yarn at the time of sale, shall forfeit a sum not exceeding *fourpence* for every hank of such yarn so sold or exposed for sale as aforesaid; and in all cases of fraud or wilful default in the preparation of linen yarn which shall be sold or exposed for sale in open fair or market, the person or persons selling or exposing for sale such yarn, or the owner or owners thereof, shall forfeit a sum not exceeding *fourpence* for every hank of such yarn so sold as aforesaid: Provided always, that nothing herein-before contained shall extend or be construed to extend to mill-spun yarn, and that no mill-spun yarn shall be subject to the regulations aforesaid.

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Places and
hours of sale
of linen yarn
and flax.
5 & 6 Will. 4.
c. 27. s. 3.

5. For the purposes of this Act all flax or linen yarn which shall be sold or exposed for sale in the public or usual market place of any fair or market, between the hours of eight of the clock in the forenoon and two of the clock in the afternoon of any fair or market

40

day, shall be deemed and taken to be sold or offered for sale in open fair or market, and none other; any law, usage, or custom to the contrary notwithstanding. A.D. 1876.

6. Across each end of every piece of linen cloth sold or exposed for sale in open fair or market in Ireland, there shall be woven two coarse threads or cords, distant from each other about one fourth part of an inch; and there shall be written with pen and ink, close to such coarse threads or cords on each end, in legible characters, the christian name, surname, and place of residence of the weaver or manufacturer thereof, and there shall be also written or marked upon the outside fold of every such piece of linen the length and breadth thereof; and in case any person shall sell or offer for sale in open fair or market any piece of linen wherein such threads of cords shall not be so woven, or whereon the name and residence of the weaver or manufacturer, and the length and breadth thereof, shall not be so written, such person so offending shall, upon complaint and proof thereof, forfeit a sum not exceeding *five shillings* for every such offence according to the judgment and discretion of the justice before whom any such complaint shall be made.

Weaver to weave two coarse threads, and write his name and residence on every piece of linen with its length and breadth. 5 & 6 Will. 4. c. 27. s. 4.

Penalty for neglect.

7. No person shall sell or expose for sale in open fair or market in Ireland any piece of brown linen cloth being of or exceeding the set of twelve hundred, made or intended to be of the denomination commonly called yard wide, that shall not be, when brown and before the same shall be bleached, thirty-seven inches and a half broad at least; and all cloth of the denomination of yard wide, being under the set of twelve hundred, shall be, when brown, thirty-six inches broad at least; and no person shall sell or expose for sale in any public market any piece of plain linen cloth being of the denomination commonly called seven eighths wide, that shall not be, when brown and before the same shall be bleached, thirty-two inches broad at least; and no person shall sell or expose for sale in any public market any piece of plain linen cloth being of the denomination commonly called three quarters wide, that shall not be, when brown and before the same shall be bleached, twenty-eight inches broad at least; and no person shall sell or expose for sale in any public market any piece of plain linen cloth of the denomination of nine eighths wide sheeting, that shall not be, when brown and before the same shall be bleached, forty-one inches broad at least; and no person shall sell or expose for sale in any public fair or market any piece of plain linen cloth of the denomi-

Width of linen cloth. 5 & 6 Will. 4. c. 27. s. 5. 7 & 8 Vict. c. 47. s. 2.

Yard wide.

7 8ths wide.

3 4ths wide.

9 8ths wide.

5 qrs. wide.

A.D. 1876. nation of five quarters wide sheeting, that shall not be, when brown
and before the same shall be bleached, forty-five inches broad at
least; and no person shall sell or expose for sale in any public
fair or market any piece of plain linen cloth of the denomination of
six quarters wide sheeting, that shall not be, when brown and 5
before the same shall be bleached, fifty-four inches broad at least;
Penalty. and if any person shall sell or expose for sale in any fair or
market any linen cloth or sheetings of the denominations above
mentioned, which shall not be respectively of the widths above
directed and specified, every such person shall be subject to a 10
penalty not exceeding *ten shillings* for each such piece so sold in
open fair or market.

How linen cloth shall be exposed to sale in fair or market. 5 & 6 Will. 4. c. 27. s. 6. 8. Every piece of brown or unbleached linen cloth which shall
be exposed to sale in open fair or market shall be so exposed in
open folds, and no ways tied at either end or in the middle, upon 15
pain that any person selling or exposing for sale any such linen
cloth contrary to the directions aforesaid shall forfeit a sum not
exceeding *five shillings* for every such piece so sold or exposed for
sale as aforesaid.

Linen to be of equal fineness throughout. 5 & 6 Will. 4. c. 27. s. 7. 7 & 8 Vict. c. 47. s. 2. 9. No person shall in open fair or market sell or expose for 20
sale any piece of brown or unbleached plain linen cloth which
shall be thicker or finer in the selvage than in the body of such
piece, or which shall not be of equal fineness and thickness
throughout every part of the length and breadth of such piece,
under a penalty not exceeding *twenty shillings* for every such piece 25
of linen so sold or exposed for sale as aforesaid.

Linen not to be pasted or spouted. 5 & 6 Will. 4. c. 27. s. 8. 7 & 8 Vict. c. 47. s. 2. 10. No person shall sell or expose for sale in open fair or market
any piece of brown or unbleached linen any part whereof shall
have been glazed, pasted, or spouted, after it is woven, or dyed or
stained, either in the yarn or cloth, with any material which has 30
a tendency to render the part so glazed, pasted, spouted, dyed, or
stained more difficult to bleach, or to deceive the buyer as to
quality, on pain of forfeiting a sum not exceeding *twenty shillings*
for every such piece so sold as aforesaid.

What shall be deemed a sale or exposure for sale of linen in fair or market. 7 & 8 Vict. c. 47. s. 3. 11. All linen which shall be sold or exposed for sale within 35
the custom gaps or custom gates of any fair or market on the
respective fair days, between the hour of ten of the clock in the
forenoon and two of the clock in the afternoon, whatever may be
the period of the year, shall for the purposes of this Act be deemed
and taken to be sold or exposed for sale in open fair or market, and 40

none other; any law, usage, or custom to the contrary notwithstanding. A.D. 1876.

12. It shall be lawful for any justice of the peace before whom a complaint on oath shall be made against any person or persons for selling or offering for sale in fair or market any flax, yarn, or linen not conformable to the regulations in this Act contained, or for any fraud or wilful default in the preparation or manufacture of such flax, yarn, or linen so sold or offered for sale, and such justice is hereby required and empowered to summon before him three persons skilled in flax, yarn, or linen, as the case may be, of whom one shall be named by the party making such complaint, another by the party against whom such complaint may be made, and the third by such justice; and in default of either party making such nomination, such justice shall nominate a person on behalf of the party so making default; and the three persons so summoned shall be sworn by such justice well and truly to examine the flax, yarn, or linen, as the case may be, which is the subject of such complaint, and a true verdict to give whether such complaint be or be not well-founded; and such verdict shall be conclusive on the subject of such complaint; and if such complaint shall be declared to be ill-founded, then and in such case the said three persons shall award such compensation as they may deem just to be paid by the party making such complaint to the person or persons against whom such complaint may have been made, for his or her or their trouble and loss of time and expenses occasioned by such unfounded complaint; and the money so awarded shall and may be recovered by all such means as any penalty might have been recovered in case the said complaint had been proved to be well-founded.
13. And whereas disputes frequently arise between the buyer and seller, in respect of flax, yarn, and cloth sold or agreed to be sold in fairs or markets; for remedy whereof, be it enacted, that if the buyer of any such flax, yarn, and cloth sold or agreed to be sold in fair or market shall without just cause refuse to pay to the person selling the same the price agreed upon between them, or if the seller shall without just cause refuse to deliver such flax, yarn, or cloth to the person buying the same, or shall wilfully neglect to present the same for payment at the usual place of payment of the buyer within five hours after having sold the same, being duly informed of such place of payment, it shall be lawful for the buyer or

Proceedings
before justice
upon com-
plaints on
oath.
5 & 6 Will. 4.
c. 27. s. 10.

For settling
disputes
between
buyer and
seller in fairs
and markets.
5 & 6 Will. 4.
c. 27. s. 11.

A.D. 1876. seller of the same respectively to complain, at any time within twenty-four hours, to any justice of the peace, where such dispute shall have arisen; and every such justice of the peace is hereby required and authorised forthwith to summon the parties to appear before such justice and some other justice; and if it shall appear 5 to such justices that the buyer shall without just and reasonable cause refuse or have refused to pay the seller the price first agreed upon between such buyer and seller at such fair or market, such justices of the peace, may by warrant under their hands and seals respectively, order such flax, yarn, or cloth to be returned to the 10 seller thereof, and may by such warrant direct any penalty not exceeding the sum of *ten shillings* to be levied off the goods and chattles of the buyer thereof; and if it shall appear to such justices of the peace that the seller shall without reasonable cause refuse or have refused to deliver up up such flax, yarn, or cloth to the 15 person or persons to whom he had sold or agreed to sell the same, or shall have wilfully neglected to present the same for payment at the usual place of payment of the buyer within five hours after having sold the same, being duly informed of such place of payment, such justices of the peace may, by warrant under their hands and 20 seals, order the same to be delivered up to the person who had bought or agreed to buy the same, and may also by such warrant direct any penalty not exceeding the sum of *ten shillings* to be levied off the goods and chattels of the seller.

Flax, yarns,
and linens
not to be
subject to
regulations,
unless sold
in open
market.
5 & 6 Will. 4.
c. 27. s. 12.

14. Provided always, that nothing in this Act contained shall 25 extend or be construed to extend to nor shall affect any flax, yarn, or linens not sold nor exposed for sale in open fair or market, it being the true intent and meaning of this Act that all persons may manufacture and make up flax, yarn, or linens in any manner they may think proper, and sell the same, without being 30 subject to any regulations, penalties, or provisions in this Act contained, unless they sell or expose for sale the same in open fair or market.

Lord Lieu-
tenant to
appoint a
committee in
each county
for regu-
lating seal-
masters.
5 & 6 Will. 4.
c. 27. s. 14.

15. It shall and may be lawful for the Lord Lieutenant or other Chief Governor or Governors of Ireland for the time being from 35 time to time to nominate and appoint, in any and every county in which the linen manufacture or any branch thereof is or shall be carried on, twelve such persons residing in such county, or buying or selling linens therein, as shall appear to be fit and proper persons to be a committee for appointing, directing, and controlling the 40

inspectors and brown linen sealmasters of such county conformably to the regulations, provisions, and directions prescribed by this Act, of which nomination and appointment public notice shall be given in the Dublin Gazette, and in some paper published in every such
5 county respectively; and in case of the death or resignation of any person appointed to be a member of such committee, and in case of any removal made by the Lord Lieutenant or other Chief Governor or Governors of Ireland for the time being of any person from the situation of member of the said committee, which removal the said
10 Lord Lieutenant or other Chief Governor or Governors of Ireland for the time being is and are hereby empowered to make, it shall and may be lawful for such Lord Lieutenant or other Chief Governor or Governors of Ireland for the time being as aforesaid to nominate and appoint such other person or persons as he or they shall think
15 fit to be a member or members of such committee in the room and stead of the person or persons who shall have died or resigned, or who shall have been so removed; and notice of every such nomination or appointment shall be given in the Dublin Gazette and in any newspaper of the county to which such nomination shall
20 relate.

16. Provided always, that the persons appointed or authorised under any of the Acts by this Act repealed to constitute committees in their several counties for the purposes of such Acts, or any of them, and who shall be acting in that capacity at or previous to
25 the passing of this Act, shall be and constitute without further nomination or appointment, the respective committees in such counties for the purposes of this Act, and shall be deemed and taken to be and to have been appointed hereunder, and shall have power and authority accordingly to act in execution of this Act until or
30 unless the Lord Lieutenant or other Chief Governor or Governors shall think fit to supersede such persons or any of them.

17. Every such committee, having formed a list of all persons acting as sealmasters in the county for which such committee shall be appointed, shall then proceed to revise the said list; and it shall
35 and may be lawful for every such committee, or any five or more of them, upon such revision, to dismiss any person from the situation of sealmaster whom they shall consider to be unfit for such situation, and to appoint another in place of the person so dismissed, and so from time to time to dismiss and appoint every such person as such
40 committee, or any five or more of them, shall deem it right to

A.D. 1876. — dismiss from or appoint to the office and situation of a sealmaster of brown linen, limiting or extending the number of such sealmasters according as it shall seem to such committee to be expedient and necessary; and it shall and may be lawful for every such committee, or any five or more of them, to confine the duties and 5 authorities of every sealmaster to such particular linen market or markets in their respective counties as they shall think proper, and to dismiss any sealmaster who shall refuse or neglect to obey any such rules, regulations, and directions as such committee shall lay down for the government of such sealmaster; provided that nothing 10 contained in the said rules, regulations, and directions shall be contrary to any of the provisions of this Act.

Lord Lieutenant may direct the committee to report the grounds upon which they have dismissed any sealmaster; and cause such report to be inquired into; and confirm or revoke such dismissal.
5 & 6 Will. 4.
c. 27. s. 17.

18. Provided always, that it shall be lawful for the Lord Lieutenant or other Chief Governor or Governors of Ireland, in his or their discretion, to order and direct that such committee as aforesaid 15 shall, within a time to be specified, make a report of the grounds upon which any dismissal of any sealmaster may have taken place by or under the orders of such committee, and such report such committee are hereby required to make accordingly, within such time as shall be specified for that purpose; and it shall and may be 20 lawful for the Lord Lieutenant or other Chief Governor or Governors of Ireland for the time being to direct that the matter of such report shall be inquired into by any person or persons to be named and appointed for that purpose by such Lord Lieutenant or other Chief Governor or Governors of Ireland, and according to the result 25 of such inquiry, or in case no report shall be made by such committee within the time so specified, it shall and may be lawful for the Lord Lieutenant or other Chief Governor or Governors of Ireland, either to confirm such dismissal, or to revoke the same, and to direct that the person so dismissed shall be restored to his situation 30 of sealmaster.

Sealmaster shall give security.
5 & 6 Will. 4.
c. 27. s. 18.

19. Every person who shall at or previous to the passing of this Act be acting as a sealmaster in any county, under the provisions of the Acts by this Act repealed, and who shall have complied 35 with the provisions of the said Acts with respect to the entering into security by sealmasters, may continue so to act; and every person who shall be at any time after the passing of this Act appointed a sealmaster shall, before doing any act by virtue of such appointment, enter, with two sufficient sureties, into such security as herein-after mentioned; (that is to say,) a security by writing obliga- 40

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tory to our Sovereign Lady the Queen in such penal sum or sums as shall be directed by the committee for the county wherein such sealmaster shall act, such writing obligatory to be in such form of words as obligations to the Queen's Majesty are used to be made, for the performance of the conditions thereunder written; and the committee for each county shall have power and authority to take and cause such writing obligatory to be made and entered into; and all obligations so made shall be good and effectual in law to all intents and purposes as any obligation made to our Sovereign Lady hath heretofore been or may be adjudged or taken to be; and the condition of every such security shall be, that the person so appointed a sealmaster shall duly and diligently execute his office according to the regulations of this Act; and that such sealmaster, his executors or administrators, shall duly and without delay pay all such fines as shall be imposed on him from time to time by any justice, and all such damages as may be awarded against him in any suit or proceeding under this Act; and that in case of the death of any of his sureties, such sealmaster will, within one month after such death shall have come to his knowledge, procure another sufficient person to enter into a like security; and that such sealmaster, his executors or administrators, will surrender and give up his seal or stamp when thereunto required by such committee, or any five or more of them; and that he will not at any time lend, hire out, or sell his stamp or seal, or suffer the same to be used by any person but himself, or his known servant or assistant at his usual place of residence.

20. It shall be lawful for every such committee, or any five or more of them, to choose and prescribe the form and device of the seal or stamp to be used by the sealmasters of their county, and to alter the same as often as such committee shall think fit; and if any person shall forge or counterfeit any seal or stamp of any sealmaster appointed or to be appointed by such committee, or any five or more of them, to any piece or part of a piece of brown linen, such person, being thereof lawfully convicted, shall be imprisoned, with or without hard labour, for any period not exceeding one year, at the discretion of the judge or judges who shall try such offence.

Committee to prescribe the forms of seals to be used by sealmasters. Forging seals. 5 & 6 Will. 4. c. 27. s. 19.

21. Every sealmaster of brown linen, except such as are or shall be appointed to particular markets, shall reside within the parish mentioned on his seal; and one of the persons who shall enter into security for him as aforesaid shall be resident within the same

Residence of sealmasters. 5 & 6 Will. 4. c. 27. s. 20.

A.D. 1876. — parish, or in or within one mile of the next market town thereto within the same county; and a sealmaster appointed for any particular market shall be at liberty to use his seal or stamp in respect to all linens prepared for sale in such market, without reference to his place of residence. 5

Duties of
sealmasters.
5 & 6 Will. 4.
c. 27. s. 21.
7 & 8 Vict.
c. 47. s. 2.

22. Every sealmaster of brown or unbleached linen appointed as aforesaid shall carefully view, examine, and measure every piece of such linen which shall be produced and offered to him to be sealed; and if the same shall appear to him to be merchantable, and to be conformable to the directions in this Act contained, then, 10 and not otherwise, such sealmaster shall affix or cause to be affixed a fair impression of such seal as shall be appointed for him by the said committee, with lamp black, or vermillion, or stone blue, and size or common oil, on the middle of such fold, at no more than thirteen inches from the end of such piece, and shall likewise mark 15 or cause to be marked with such ingredients as aforesaid on the back or outside of every such piece, the length of such piece, and the number of inches it contains in breadth, and also the half inch if the same shall be in breadth half an inch more than any number of inches (without regard to any lesser fractions of an inch), 20 together with the name of such sealmaster, and the parish and county where he resides, or the name of the market town for which he may be appointed to act; and if any parts of such piece shall be damaged or faulty, but not so damaged or faulty as to render the same unmerchantable, every such damaged or faulty part shall be 25 fairly exposed in the lap or bosom of such piece, so as that the same may be easily seen; and opposite to such damaged or faulty part, upon the bosom of every such piece, such sealmaster shall affix or cause to be affixed an impression of his seal, with such ingredients as aforesaid, to denote such damaged or faulty part; 30 and such sealmaster shall and may demand and take the sum of one penny, and no more, for every piece of brown or unbleached linen containing twenty-five yards or under which shall be by him sealed as aforesaid, and so in proportion for a greater quantity; and if any such sealmaster shall offend by neglecting or transgressing 35 any one of the regulations aforesaid, every such sealmaster shall forfeit a sum not exceeding *twenty shillings* for every such offence.

Their fees.

Penalty for
neglect.

No person
to sell or
buy any
unbleached

23. No person shall in open fair or market in Ireland sell or expose to sale, buy or agree to buy, any pieces of brown or 40

unbleached linen which shall not, at the time of selling or exposing the same to sale, be sealed and marked as required by this Act, upon pain of forfeiting the sum of *five shillings* for every piece of linen so sold or exposed to sale.

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linen not sealed.
5 & 6 Will. 4.
c. 27. s. 22.

- 5 **24.** All brown linen shall be measured between seal and seal, and bad and insufficient ends shall not be taken into the length thereof; and such linen shall be bought and sold by no other measure than the statute yard containing thirty-six inches; and no extraordinary measure or allowance, except the breadth of a thumb,
10 as is now generally practised, to every yard in the measuring thereof, shall be made therein by the seller to the buyer, or required or accepted of or taken by the buyer from the seller, upon pain that every person buying or selling any such linen contrary to the true intent and meaning of this Act shall forfeit a sum not
15 exceeding *five shillings* for every such offence.

Sealmasters to measure between buyer and seller.
5 & 6 Will. 4.
c. 27. s. 23.

- 25.** If any person shall sustain any loss or damage in the buying any piece of brown or unbleached linen, by any damaged part being concealed in the folds thereof, or by its not answering the measure as to the length or breadth marked thereon by any sealmaster, it
20 shall and may be lawful to and for such person to sue for and recover from the sealmaster of such piece, or the persons who shall at the time of such sealing be bound as security for his faithful discharge of the office of sealmaster, the full value of the loss or damage so sustained.

Buyers may recover from sealmasters for damage or deficiency in linen.
5 & 6 Will. 4.
c. 27. s. 24.

- 25 **26.** It shall be lawful for the committees aforesaid, or any five of their body, to appoint inspectors for such brown linen and linen yarn and flax markets within each of their said counties as may appear to such committees necessary for the better regulation of such brown linen, linen yarn, and flax markets within such counties;
30 and it shall and may be lawful for such committees at any time to dismiss or discontinue such inspectors, and to appoint others in their places; provided that it shall not be lawful for such committees to impose any fine, charge, or impost whatsoever for the remuneration or emolument of such inspectors.

Committee shall appoint inspectors.
5 & 6 Will. 4.
c. 27. s. 25.

- 35 **27.** Every such inspector so appointed shall have full power and authority to inspect and examine all brown linen, linen yarn or flax exposed for sale in any public market or fair to which he shall have been appointed as aforesaid; and he is hereby authorised and required to seize any linen yarn or flax so sold or exposed for sale in public
40 fair or market not conformable to the regulations prescribed in this

Duty of inspectors.
5 & 6 Will. 4.
c. 27. s. 26.

A.D. 1876. — Act; and such inspectors shall forthwith carry such linen, yarn, or flax before any justice of the peace within their respective jurisdictions to be dealt with according to law; and in case a justice of the peace cannot be forthwith found, then such inspector may detain such linen, yarn, or flax so seized, if necessary, for forty-eight hours, but 5 no longer, to be dealt with as aforesaid; and such inspector shall, as often as he may be called on by the committee of the county for which he shall act, return a diary or journal of his proceedings, and a true account of all linens, yarns, and flax by him seized or informed against, and also a true account of the fines imposed and 10 levied or paid on such linens, yarns, or flax, and also pay the amount of the said fines received by him to such committee, when required so to do.

Offence to be tried where the cloth is seized.
5 & 6 Will. 4.
c. 27. s. 34. 28. If any sealmaster of any one county shall commit any offence punishable by this Act, and the piece of linen in respect whereof 15 such offence shall have been committed be sold or exposed for sale and seized in another county, the complaint made against such sealmaster shall be heard before and determined by, and the penalty levied under the warrant of any justice of the peace of the county in which such piece of linen shall be sold, offered for sale, or seized, 20 as if the default or neglect of such sealmaster in respect of such piece of linen had been committed in the county in which such piece of linen was seized.

Application of penalties.
5 & 6 Will. 4.
c. 27. s. 35. 29. Any penalty which shall be awarded and levied by any justice of the peace, in pursuance of the preceding provisions of 25 this Act, shall and may be directed by such justice to be applied in manner following; (that is to say,) in every case where the person preferring the complaint shall appear to have suffered any damage, costs, loss of time, or other injury in the matter being the subject of complaint, any such penalty shall and may be 30 paid to such person; or if no damages, costs, loss of time, or other injury shall appear to have been sustained by such person, then such penalty shall be paid to the committee appointed in manner herein-before directed in the county in which the complaint originated, to be applied by such committee towards forming 35 a fund for defraying any expenses in executing the duties assigned to them by this Act; or it shall and may be lawful for such justice to direct any portion of any such penalty so levied to be paid to the party aggrieved, and the remaining portion of such penalty to be paid to such committee. 40

30. All penalties and forfeitures incurred under this Act, exceeding in amount or value *five pounds*, and not exceeding in amount or value *forty pounds*, shall and may be sued for and recovered by any person who will sue for the same by civil bill before the chairman of the county in which the penalty or forfeiture shall have been incurred, and all such penalties and forfeitures exceeding in amount or value *forty pounds* shall and may be sued for and recovered by any person who will sue for the same, by suit or action at law, or by bill, plaint, or information in any of Her Majesty's Courts of Queen's Bench, Common Pleas, or Exchequer in Ireland; and in all such actions, suits, or prosecutions which shall be brought or prosecuted for recovery of such forfeitures or penalties, the venue shall be laid in the county or in the county of the city or the county of the town wherein such forfeitures or penalties were incurred, and in none other.

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Penalties exceeding 5*l.* and not exceeding 40*l.* recoverable before chairman.
5 & 6 Will. 4. c. 27. s. 36.
Exceeding 40*l.* by action, &c. in superior courts.
Venue to be laid in the county, &c. where penalties incurred.

31. If any weaver, sewer, or any other person whatsoever, intrusted, for the purpose of manufacture, or for any special purpose connected with manufacture, with any linen, hempen, cotton, silk, or woollen yarns, or any two or more of these materials mixed with each other, or any cloths made of any one or any mixture of these materials, or tools or apparatus for manufacturing the same, shall sell, pawn, purloin, embezzle, secrete, exchange, or otherwise fraudulently dispose of the same or any part thereof, he shall upon being thereof lawfully convicted by the oath of the owner of such materials, cloths, tools, or apparatus or materials, or of any other credible witness or witnesses, before a court of petty sessions, or of general or quarter sessions, be liable to forfeit the full value of the same, with such costs and penalty as shall not together exceed *five pounds* as the court before which the conviction shall take place shall judge to be most proper; and every such forfeiture and penalty shall be applied, under the direction of the court before which the conviction shall be, in manner following; (that is to say,) in the first place the expenses of the prosecution shall be thereout defrayed, and then such satisfaction shall be made thereout to the party injured as the said court shall think proper, and the remainder, if any, shall be applied in the same manner as any other penalty under this Act; and in default of the immediate payment, on conviction, of such forfeiture and penalty, the said person so convicted shall be imprisoned in the common gaol and there kept to hard labour for any time not exceeding *two months*, unless the amount of such forfeiture and penalty and costs be sooner paid.

Persons convicted of pawning or embezzling any of the materials herein particularised to forfeit the full value of the same with costs.
3 & 4 Vict. c. 91. s. 2.
5 & 6 Vict. c. 68. s. 2.
Application of forfeiture.

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Persons
knowingly
purchasing
or receiving
stolen mate-
rials or tools
guilty of a
misdemea-
nor;
3 & 4 Vict.
c. 91. s. 3.

32. Any person who shall purchase or take in pawn, or who in any other way shall receive into his premises or possession, linen, hempen, cotton, silk, or woollen yarns, or cloths made of any one or of any mixture of these materials, or tools or apparatus for manufacturing the same, knowing that such yarns, cloths, tools, or apparatus are embezzled, or that the persons offering the same for sale are fraudulently disposing thereof, shall, on conviction by the oath of one or more credible witness or witnesses, be deemed and adjudged guilty of a misdemeanor. 5

as also per-
sons know-
ingly selling,
pawning, &c.
stolen ma-
terials or
tools.

3 & 4 Vict.
c. 91. s. 4.
5 & 6 Vict.
c. 68. s. 2.

Justice of
the peace
empowered
to issue his
warrant for
the appre-
hension of
offenders
against this
Act;

3 & 4 Vict.
c. 91. s. 5.
5 & 6 Vict.
c. 68. s. 2.

and to com-
mit them for
trial at the
sessions.

33. If any person shall sell, pawn, pledge, exchange, or otherwise unlawfully dispose of, or offer to sell, pawn, pledge, exchange, or otherwise dispose of, any such materials, cloths, tools, or apparatus as aforesaid, knowing them to have been purloined or embezzled, or received from persons fraudulently disposing thereof, he shall, on conviction, be deemed and adjudged guilty of a misdemeanor. 10 15

34. On proof on oath that there is just cause to suspect that any such materials, cloths, tools, or apparatus as aforesaid have been fraudulently sold, pawned, purloined, or embezzled by the person to whom intrusted, or that any such materials, cloths, tools, or apparatus have been purchased or received, or sold, pawned, pledged, exchanged, or otherwise fraudulently disposed of, or offered for sale, pawn, pledge, exchange, or other disposal, by any person knowing the same to have been purloined or embezzled, or received from some person fraudulently disposing thereof, it shall and may be lawful for any one justice of the peace, and he is hereby required, to issue his warrant for apprehending such person, and bringing him before him or some other justice of the peace for examination; and if upon such examination the charge of having fraudulently sold, pawned, purloined, or embezzled any such materials, cloths, tools, or apparatus, or of having purchased or received, or sold, pawned, pledged, exchanged, or otherwise fraudulently disposed of, or offered for sale, pawn, pledge, exchange, or other disposal, any such materials, cloths, tools, or apparatus, knowing them to have been purloined or embezzled, or received from some person fraudulently disposing thereof, shall be supported by evidence to raise a strong presumption of guilt, such justice shall commit such person to the common gaol, in order that he may be brought forward for trial at the next court of petty sessions, or of general or quarter sessions, unless he enter into such bail, with two solvent and sufficient sureties, as may be required for his appearance before such 20 25 30 35 40

court: Provided always, that the prosecutor is hereby exclusively entitled to decide as to whether he shall prosecute in a summary manner at the next court of petty sessions, or otherwise. A.D. 1876.

35. If any credible person shall make oath before a justice of the peace that there is a reasonable cause to suspect that any person has in his possession or on his premises any purloined or embezzled cloths, yarns, materials, tools, or apparatus, such justice is hereby authorised and required to grant his warrant to search the dwelling-house and premises of such person; and if any such property shall be found therein, to cause the same, and the person in whose possession or on whose premises the same shall be found, to be brought before him or some other justice of the peace, who is hereby authorised to order his detention until the court of petty sessions, or of general or quarter sessions of the district, unless he enter into such bail, with two solvent and sufficient sureties, as may be required for his appearance before the said court on any day to be fixed by such justice; and if the person so apprehended shall not give an account to the satisfaction of such court how he came by the same, then the said person shall be deemed and adjudged guilty of a misdemeanor and shall be punished in manner herein-after mentioned, although no proof shall be given to whom such property belongs: Provided always, that in any proceedings under this section it shall not be necessary to prove that the cloths, yarns, materials, tools, or apparatus in respect of which such proceedings shall take place have been purloined or embezzled, in case the party making oath before a justice of the peace that there is reasonable cause to suspect that a person has in his possession or premises any purloined or embezzled cloths, yarns, materials, tools, or apparatus, do likewise make oath that he suspects the same to have been purloined or embezzled.

Justice empowered to grant search warrants;

and to detain property or persons.
3 & 4 Vict.
c. 91. s. 6.
5 & 6 Vict.
c. 68. s. 3.

Persons convicted of having stolen property in their possession guilty of a misdemeanor.

36. All inspectors or sub-inspectors of police or constabulary in any district in Ireland, upon receiving information that stolen or purloined and embezzled linen, hempen, cotton, silk, or woollen yarns, or cloths made of any one or any mixture of these materials, or tools or apparatus for manufacturing the same, or that such yarns or goods suspected of being stolen or purloined and embezzled are deposited in certain specified premises, and that there is reason to apprehend that such yarns or goods will be removed before a warrant can be obtained from a justice, shall henceforth have power, by themselves or their officers or by constables to search the said premises, to place a constable or peace officer in charge of such premises in order to

Chief constables and chiefs of police empowered to search the premises of purchasers and receivers of purloined or embezzled property, without a justice's warrant, upon emergency.

A.D. 1876. prevent the removal of such property for such reasonable time as he
 3 & 4 Vict. may consider necessary for the obtaining of such warrant, and
 c. 91. s. 7. either to summon the person within whose premises the same shall
 5 & 6 Vict. be found, and who shall be bound to answer said summons under a
 c. 68. s. 4. penalty not exceeding *forty pounds*, or to apprehend the person 5
 within whose premises the same shall be found, and to lodge the
 person within whose premises the same shall be found, in a police
 office or other place of security, in order that he may be brought
 before a justice of the peace for examination, as before directed.

Officers,
 constables,
 and others
 to apprehend
 suspected
 persons, and
 to lodge
 them, with
 the property,
 in a police
 office.
 3 & 4 Vict.
 c. 91. s. 8.

37. Every peace officer and constable, and every watchman 10
 duly appointed by law, during such time as he shall be on duty,
 shall and may apprehend or cause to be apprehended any person
 whom he may reasonably suspect of having or carrying, or in
 any way conveying, any property suspected to be purloined or
 embezzled, and shall lodge such person, together with the property, 15
 in a police office or other place of security, in order that they
 may be brought before the nearest justice of the peace as soon as
 convenient, who is hereby empowered to discharge such person, or
 to order his detention until the next court of petty sessions, or of
 general or quarter sessions of the district, unless he enter into 20
 such bail, with two solvent and sufficient sureties, as may be
 required for his appearance before said court on any day to be fixed
 by said justice; and if the person so apprehended in the act of
 committing any such offence as aforesaid, or conveying any such
 property as aforesaid, shall not produce before the said court the 25
 person duly entitled to dispose of such property, from whom he
 bought or received the same, or shall not give an account to the
 satisfaction of the said court that the property is honestly come
 by, then the person so apprehended shall be deemed and adjudged
 guilty of a misdemeanor, and be punished in manner herein-after 30
 mentioned, although no proof shall be given to whom such property
 belongs.

Persons so
 apprehended
 and not
 proving that
 the property
 is honestly
 come by,
 guilty of a
 misde-
 meanor.

38. It shall be competent for the party accused, in all prosecu-
 tions brought under authority of this Act, to move for and obtain
 an adjournment of the time fixed for trial, for such a reasonable 35
 time as may appear to the court to be necessary for the party
 accused to produce the person duly entitled to sell, dispose of, or
 transmit the said property, of whom he bought or received the same,
 or evidence respecting the same; but the party accused and re-
 questing such adjournment shall be detained in custody or com- 40
 mitted to prison, unless he enter into such bail, with two solvent

Adjourn-
 ment of time
 for trial al-
 lowed on
 prisoner
 finding bail.
 3 & 4 Vict.
 c. 91. s. 9.

and sufficient sureties, as shall be required for his appearance before said court at such time and place as shall be appointed. A.D. 1876.

39. Any person who shall be deemed and adjudged guilty of any offence by this Act declared to be a misdemeanor with respect to
 5 stolen or embezzled materials, cloths, tools, or apparatus, or goods shall, in addition to being deprived, without compensation, of any stolen or embezzled materials, cloths, tools, or apparatus or goods which shall have been found in his possession, forfeit any sum not exceeding *twenty pounds* for each offence, together with costs, if
 10 tried in a summary manner before a court of petty sessions; or shall forfeit any sum not exceeding *forty pounds*, together with costs, if tried before a court of general or quarter sessions; one moiety of the said penalty to be given to the informer, the other to be applied in the same manner as any other penalty under this Act; and in
 15 default of the immediate payment, on conviction, of such penalty and costs, the person so found guilty shall, if the trial has been conducted in a summary manner, be imprisoned in the common gaol, and kept to hard labour, for any term not exceeding *three months*; and if the trial has been conducted at a court of general or
 20 quarter sessions, he shall be imprisoned in the common gaol, and there kept to hard labour, for any term not exceeding *six months*, as the court in the sentence of condemnation shall fix and determine: Provided always, that in each of the cases aforesaid the person imprisoned shall be released upon payment of the
 25 amount of the penalty and costs to which he has been sentenced.

Penalties on persons guilty of misdemeanors in respect of goods purloined or embezzled, &c.
 3 & 4 Vict. c. 91. s. 10.
 5 & 6 Vict. c. 68. s. 2.

40. Where no proof shall be given at the time of conviction of the ownership of property found in the possession of a person convicted under this Act, the justices shall cause the property so found
 30 to be deposited in some safe place for any time not exceeding thirty days, and shall order an advertisement to be inserted in one or more of the public newspapers of the town or city nearest the place where the same was found, and shall cause notice to be given, if in a town or city, by some public crier, and by fixing a printed notice on some
 35 public place describing such property and where the same may be inspected; and in case any person shall prove his own or his employer's ownership or property therein, upon oath, to the satisfaction of the justices presiding at the petty sessions of the district, restitution of such property shall be ordered to the owner thereof,
 40 after paying the reasonable cost of removing, depositing, advertising, and giving notice of the same, and such, if any, of the expenses of the prosecution as shall not have been previously paid by the person

How property which has been seized, and is unclaimed or confiscated, shall be disposed of.
 3 & 4 Vict. c. 91. s. 11.
 5 & 6 Vict. c. 68. s. 5.

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convicted; but if no ownership be proved to such property, the justices presiding at the court of petty sessions of the district shall, at the termination of thirty days, order such property to be sold, and after deducting the charges aforesaid, with the charges of sale, shall order the residue to be applied in the same manner as a penalty 5 under this Act: Provided always, that if it appear to said justices that the yarns are of such a kind as, if sold in an unwrought state, would be liable to be purchased by fraudulent dealers, to be used by them as a cover for their fraudulent transactions, the said justices may order the same to be delivered to the governor of the nearest 10 gaol, or some other person whom they may appoint, to be wrought up and disposed of under his inspection; the free proceeds of the same, when sold, to be applied as before directed.

Owners of materials delivered to weavers, &c. to be worked up, may at all reasonable hours enter into shops or outhouses to inspect such materials.
3 & 4 Vict. c. 91. s. 13.

In case of refusal the owner may apply to a justice for a search warrant.

41. And whereas it frequently happens, by occasion of the very long detention of such materials as aforesaid, delivered out to 15 weavers, sewers, or other persons employed to work up the same, that it cannot be known to the masters or owners of such materials whether the same may have been purloined or embezzled, or whether the said materials are wholly or in part wrought or begun to be wrought, or in what state or condition such materials may be; be it 20 therefore enacted, that it shall be lawful for the owner or owners of any such materials, or any other person duly authorised by him or them, from time to time, as occasion shall require, to demand leave of entrance, and enter, at all reasonable hours in the daytime, into the shops or outhouses of any person or persons employed by 25 him or them to work up or manufacture any of the said materials, or other place or places where the work shall be carried on, and there to inspect the state and condition of such materials; and in case of refusal by any such person or persons so employed to permit such entrance or inspection, such owner or other authorised person 30 may go before any justice of the peace, and make oath that such materials have been intrusted to a weaver, sewer, or other person, and that he has reasonable grounds for suspecting some loss or injury to the property so intrusted as aforesaid, as such person has refused to permit the same to be inspected; and it 35 shall be lawful for such justice, and he is hereby required, to issue his warrant to search the dwelling-house and premises of such person; and if the whole of the materials so intrusted cannot be found therein, or cannot be produced to the constable executing the warrant, such constable shall apprehend such person, 40 and bring him before some justice of the peace, there to be examined; and if upon such examination it shall be found that such person has fraudulently sold, pawned, purloined, or embezzled,

secreted, exchanged, or otherwise fraudulently disposed of any such property, he shall be liable to any of the punishments awarded for such offence under this Act, but if it shall be found that no such offence has been committed, such person shall, for so
 5 refusing to permit such entrance for reasonable inspection, forfeit any sum not exceeding *ten shillings*, as the justice before whom he shall be examined shall think proper, to be applied, in the first place, in defraying the expenses of the prosecution, and in the next place, as any other penalty under this Act.

- 10 **42.** If any manufacturer, agent, or any other person duly authorised by him, shall make oath before a justice of the peace that any such materials as aforesaid have been intrusted to a weaver, sewer, or other person, and that he has absconded, or that the deponent has just cause to suspect, and does suspect, that
 15 such person is about to abscond, it shall be lawful for such justice, and he is hereby required, to issue his warrant to apprehend such person, and bring him before him or some other justice of the peace; and if such person shall have absconded or shall not forthwith give security, to be approved of by the said justice, for the
 20 return, in a finished state, of all such materials so intrusted to him, within such time as shall be then agreed on, such justice shall, by warrant, order any constable with his assistants to enter the house of such person, and take possession of all such materials so delivered to him as aforesaid (if a warp on the beam, with the beam and
 25 mountings), and to bring the same before the said justice, when the said justice will direct the same to be delivered to the owner or other person duly authorised by him, and forthwith release the person in custody; but if all such materials are not in the house or possession of such person, or cannot be produced to such constable,
 30 such person shall be deemed and taken to have purloined or embezzled such materials, and shall be liable to any of the punishments awarded for such offence: Provided always, that from and after the passing of this Act the inspector or sub-inspector of police or constabulary of any district, in the absence of a justice of the
 35 peace, or where a warrant could not be procured before the offender would be enabled to effect his escape, shall have full power and authority, upon receiving information that a person has absconded or is about to abscond, as above mentioned, and that there is reason to apprehend that he will escape before a warrant from a justice can
 40 be procured, to order any peace officer or constable to apprehend such person, and bring him before a justice of the peace, or lodge him in a police office or other place of security, in order that he may be brought before a justice of the peace.

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Justice may grant a warrant on complaint on oath that a person is about to abscond.
 3 & 4 Vict. c. 91. s. 14.

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Penalty on bringing a malicious charge before a justice. 3 & 4 Vict. c. 91. s. 15.

43. Provided also, that if it shall appear to such justice that the manufacturer or agent, or other person duly authorised by him, had no foundation for suspecting that the weaver or person so intrusted would abscond, or that the charge was made from a malicious, vexatious, or improper motive, it shall be lawful for such justice to 5 award the said weaver or person such sum of money, not exceeding ten pounds, as to such justice shall seem fit, which shall be paid by such manufacturer, agent, or person as a compensation for the injury done, and in default of payment shall be levied by distress upon such manufacturer's, agent's, or person's goods. 10

Tickets of particulars shall be given out with the work, and a duplicate or copy to be kept in a weaving book, and to be evidence of agreement. 3 & 4 Vict. s. 91. s. 16.

44. With every warp given out by a manufacturer or agent to a weaver to be woven, there shall be delivered a note or ticket, signed by such manufacturer or agent delivering out the same, stating the length, breadth, and particular fabric and denomination of the work to be performed, the number of shots of weft under 15 the glass which it is to count out of the loom, the time in which the said work is to be finished and returned, and the price in sterling money agreed on for executing each yard imperial standard measure of thirty-six inches of such work in a workmanlike manner, and a duplicate of every such note or ticket, or a copy of the substantial 20 contents of it in a weaving book, shall be made and kept by the manufacturer or agent delivering out the same, which said note or ticket, or (in case of the said note or ticket not being produced by the weaver) which said duplicate or copy of the substantial contents of it in a weaving book, in the event of a dispute between 25 a manufacturer or agent and weaver, shall be evidence of all such matters and things mentioned therein, or respecting the same.

Manufacturers neglecting or refusing to give tickets or produce duplicates, deprived of remedy under this Act. 3 & 4 Vict. c. 91. s. 17.

45. Any manufacturer or agent refusing or neglecting to give such note or ticket in the manner hereby prescribed, or not producing such duplicate or copy of the substantial contents of the 30 same, when prosecuting a complaint against any weaver or person to whom goods have been delivered out, shall be deprived of any remedy he might otherwise be entitled to under this Act for the recovery of any property so delivered out, or for the punishment of any offender or offenders against any of the provisions thereof, in 35 any matter or thing relating to the said property so delivered out without a ticket.

Persons receiving materials to be manufactured in a fictitious name, or de-

46. And whereas it frequently happens that persons receive the materials in fictitious names in order to be manufactured; and that persons receive such materials in their own names in order to 40 be manufactured by themselves, and afterwards deliver the same to others to be manufactured, without the knowledge or consent of

the owners thereof; and that carriers or other persons employed to deliver materials to workmen to be prepared or manufactured do designedly deliver such materials to other persons than those intended by the owner of such materials; be it therefore enacted,
 5 that if any person shall receive any of the aforesaid materials in a fictitious name in order to be manufactured; or if any person shall receive in his own name any of the said materials in order to be manufactured by himself, or on his own premises, and afterwards (without the consent of the owner thereof) deliver the same or
 10 any part thereof to any other person to be manufactured; or if any carrier or other person employed to deliver any such materials to any workmen, to be prepared or wrought up, shall designedly deliver the same to any person other than the person to whom such materials were ordered or intended to be delivered by the
 15 owner thereof; every such person so offending, and being convicted thereof on the oath of one or more credible witness or witnesses before a court of petty sessions, shall for every such offence forfeit any sum not exceeding *two pounds*, together with costs as the court before which such conviction shall take place shall award.

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 delivering the same to any other person without the consent of the owner, &c. shall be liable to the same punishment as those not fulfilling their engagements.
 3 & 4 Vict. c. 91, s. 19.

20 47. In cases where any weaver or person shall have been committed for embezzling or illegally making away with a part of the property intrusted to him, or shall have been convicted of any other offence against any of the provisions of this Act, it shall be lawful for the justice who committed such person for embezzling or illegally
 25 making away with a part of the property intrusted to him, or for the justice presiding at the court of petty sessions before which he has been convicted for that or any other offence, and he or they is or are hereby required, to issue his or their warrant, authorising a constable, with his assistance, to enter the house and premises of
 30 such weaver or person, and take possession of all such property so intrusted as shall be found therein (if a warp on the beam, with the beam and mountings), and to bring the same before the said justice or justices, when the said justice or justices shall direct the same to be delivered to the manufacturer, agent, or person duly authorised
 35 to receive the same.

Justice to issue warrant to constable to take possession of property intrusted to any person committed for embezzling a part, or convicted of any other offence.
 3 & 4 Vict. c. 91, s. 20.

48. If any landlord or other person shall seize, carry off, or sell, by virtue of any distress, warrant, execution, or other proceeding for rent in arrear, or money due or alleged to be due, by a weaver or worker, or on any other account whatever, any cloths, yarns,
 40 materials, or tools or apparatus for manufacturing the same, belonging to a manufacturer or agent, and intrusted by him to such weaver or worker for the purpose of manufacture, or any tools or

Cloths, &c. intrusted for manufacturing not liable to seizure for rent or any other debt of the worker.
 3 & 4 Vict. c. 91, s. 21.

A.D. 1876. apparatus actually employed in manufacturing such cloths or yarns,
 5 & 6 Vict. and shall refuse to restore possession of all such property to such
 c. 68. s. 6. manufacturer or agent when demanded by him, or some person duly
 authorised by him, on such manufacturer or agent tendering security
 for the return of such tools or apparatus as may not belong to him 5
 as soon as the work shall be finished, any justice of the peace, upon
 complaint on oath before him, shall, by notice under his hand,
 require such landlord or other person to restore possession of all
 such property so seized and carried off or sold, or the full value
 thereof, and in case of refusal shall issue his warrant to levy, by 10
 distress and sale of the goods and chattels of such landlord or person,
 the full value of the property intrusted, or, if returned without the
 necessary apparatus, the amount of such injury or damage as it may
 have sustained, together with all costs of recovering and levying the
 same: Provided always, that if the landlord or other person making 15
 such seizure shall give the manufacturer or agent a notice in
 writing of such seizure having been made, and requiring him to
 have all such cloths, yarns, materials, or tools or apparatus removed
 off the premises, and he shall refuse or neglect to have the same
 removed within three days (exclusive of Sunday) from the time of 20
 service of such notice, then in such case such manufacturer or agent
 shall be deprived of any remedy he would otherwise be entitled to
 for the recovery of the same under the said Act, from such landlord
 or other person.

Masters re- 49. If any manufacturer or agent employing or retaining any 25
 fusing to pay wages to weaver or person shall not from time to time, on the regular appointed
 workmen days and hours of attendance, pay and discharge all wages and hire
 when due as the same shall become due to any such weaver or person, such
 may be sum- weaver or person may summon such manufacturer or agent before
 moned before a court of petty sessions; and the justices presiding may hear and 30
 a court of petty sessions, determine such complaint, and order immediate payment of the sum
 3 & 4 Vict. found due, together with costs for loss of time, and of recovering
 c. 91. s. 22. the same, and in default of immediate payment shall issue their
 warrant to levy the same by distress and sale of the goods and
 chattels of said manufacturer or agent; and the said justices, if 35
 they shall think fit, may also, by order in writing, authorise such
 weaver or person to return his work unfinished, in which case such
 weaver or person shall not be liable to the penalties awarded by
 this Act.

Penalty for 50. And for the discouragement of frivolous and vexatious 40
 bringing a malicious charge informations and prosecutions under this Act, be it enacted, that it
 shall be lawful for any court of petty or of general or quarter

- sessions before whom any case under this Act is tried, to award costs to the defendant in case of acquittal, to be paid by the prosecutor; and also if it shall appear to such court that the charge was made from a malicious, vexatious, or improper motive, it shall be lawful for such court to award to the defendant such further sum of money, not exceeding *twenty pounds*, as to such court shall seem fit, to be paid by such prosecutor as a compensation for the injury done; and in default of payment such costs and penalty shall be levied by distress upon such prosecutor's goods.
- 10 **51.** In every case of summary conviction under this Act, not specially provided for, where the sum which shall be imposed as a penalty by a justice of the peace or a court of petty sessions, together with such wages for loss of time as may be awarded against any manufacturer or agent, and the costs, if awarded, which costs such justice or the justices presiding at said court is and are hereby authorised to award, if he or they think fit, in any case of a conviction under this Act, shall not be paid immediately after the conviction, or where a warrant of distress shall be issued, and no sufficient distress shall be found, it shall be lawful for the convicting justice or justices to commit the offender to the common gaol, there to be imprisoned only, or to be imprisoned and kept to hard labour according to his or their discretion for any term not exceeding *one calendar month*, where the amount of the sum forfeited, or of the penalty imposed with or without wages, together with costs, shall not exceed *five pounds*, and for any term not exceeding *two calendar months* where such amount shall exceed *five pounds* and shall not exceed *ten pounds*, and for any term not exceeding *three calendar months* in any other case, unless the amount and costs be sooner paid.
- 30 **52.** In all cases of complaint of any offence or offences committed against the provisions of this Act complaint is to be made within four months from the commission of the same, unless the offending party may have in the meantime left the country; and in all cases where the complaint is either made by a manufacturer or agent against a weaver or worker, or by a weaver or worker against any manufacturer or agent, any justice of the peace of the district in which the cloths, yarns, materials, tools, or apparatus are given out to the weaver or worker, and taken in from him, whether such weaver or worker resides within the district or county or not, shall have full power and authority and is hereby required to act when applied to; and in all such cases the court of petty sessions or of quarter sessions of the said district

A.D. 1876.
before the
court.
3 & 4 Vict.
c. 91. s. 24.

Scale of
imprison-
ment on
summary
convictions
under this
Act not
specially
provided for.
3 & 4 Vict.
c. 91. s. 25.

Limitation
of time
within which
proceedings
must be
commenced.
Justice of
the district
in which the
work is
given out to
have autho-
rity to act.
3 & 4 Vict.
c. 91. s. 27.

A.D. 1876. is hereby authorised and required to hear and determine such complaint.

One justice competent to receive information and issue warrant, &c. 3 & 4 Vict. c. 91. s. 27.

Adjudication of the justices at petty sessions may be enforced by any one of such justices.

Construction of terms. 3 & 4 Vict. c. 91. s. 28. 30 & 31 Vict. c. 60. ss. 2 and 3.

Application of penalties. 3 & 4 Vict. c. 91. s. 29.

Appeals from summary convictions to the general or quarter sessions. 3 & 4 Vict. c. 91. s. 30.

53. In all cases where by this Act any court of petty sessions or of general or quarter sessions is authorised and required to hear and determine any complaint, one justice of the peace shall be competent to receive the original information or complaint, and to issue the warrant to apprehend the offender and commit him to prison, in order that he may be brought forward for trial (unless he enter into such bail as may be required for his appearance at such time and place as shall be appointed), or to issue the summons requiring the parties to appear before a court of petty sessions; and after examination on oath into the merits of said complaint, and the adjudication thereupon by the justices presiding at any such court of petty sessions being made, all and every the subsequent proceedings to enforce obedience thereto or otherwise, whether respecting the penalty, fine, imprisonment, costs, or matter or things relating to the offence, may be enforced by any one of the justices.

54. In all cases under this Act, in an indictment or information for offences against the property of partners, joint stock companies, or trustees, it shall be sufficient to lay the ownership in the name of one partner or trustee and others. In the construction of this Act, the word "yarn" shall extend to and include flax, hemp, jute, cotton, silk, and wool which shall have been subjected to any manipulation or process to which such materials respectively are subjected by manufacturers, unless there be something in the subject or context inconsistent with such meaning, and any person in the employment of a yarn manufacturer, and having any yarns of such manufacturer in the hands or power or under the charge or control of such person, shall be deemed to be intrusted therewith for the purpose of manufacture.

55. All forfeitures and penalties upon convictions under this Act, not specially provided for, shall be paid under the order of the court or justice convicting, to any one or more public charities within the county, town, or place wherein such conviction shall take place.

56. In all cases of summary conviction before a justice of the peace or court of petty sessions under this Act, where the sum adjudged to be paid shall exceed *two pounds*, or imprisonment shall exceed *one month*, any person who shall think himself aggrieved by any such conviction may appeal to the next court of general or quarter sessions which shall be held for the county, town, or place where such

conviction shall have been made, (such person, at the time of such conviction, giving to such justice, or the justices presiding at such court, notice in writing of his intention to appeal, and also entering into a recognizance at the time of such notice, with two solvent and
5 sufficient sureties, conditioned personally to appear at the said sessions, and to try such appeal and to abide the judgment of the court thereupon, and to pay such costs as shall by the court be awarded,) and upon such notice being given and such recognizance being entered into the justice or justices before whom the same
10 shall be entered into shall liberate such person, if in custody; and the court at such sessions, shall hear and determine the matter of the appeal, and shall make such order therein, with or without costs to either party, as to the court shall seem meet; and in case of the dismissal of the appeal, or the confirmance of the conviction, the
15 court shall order and adjudge the offender to be punished according to the conviction, and to pay such costs, if any, as shall be awarded, and shall, if necessary, issue process for enforcing judgment.

57. For the protection of persons acting in the execution of this Act, all actions and prosecutions for damage to be commenced
20 against any person for anything done in pursuance of this Act shall be laid and tried in the county where the fact was or is charged to have been committed, and shall be commenced within *two calendar months* after the fact committed, and not otherwise; and notice in writing of such action, and of the cause thereof, shall be given to
25 the defendant *one calendar month* at least before the commencement of the action.

Limitation
of actions.
3 & 4 Vict.
c. 91. s. 32.

SCHEDULE.

5 & 6 Will. 4. c. 27., so far as the same is not already repealed.
3 & 4 Vict. c. 91.
30 5 & 6 Vict. c. 68.
7 & 8 Vict. c. 47.
30 & 31 Vict. c. 60.

**Local Government
Board's Provisional
Orders Confirmation
(Artizans and Labour-
ers Dwellings). [H.L.]**

A

B I L L

INTITLED

An Act to confirm certain Provisional Orders of the Local Government Board relating to the Boroughs of Birmingham, Liverpool, Nottingham, and Swansea.

(Brought from the Lords 20 July 1876.)

*Ordered, by The House of Commons, to be Printed,
20 July 1876.*

[Bill 260.]
Under 3 cz.

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B I L L

[AS AMENDED BY THE SELECT COMMITTEE]

INTITULED

An Act to confirm certain Provisional Orders of the Local Government Board relating to the Boroughs of Birmingham, Liverpool, Nottingham, and Swansea. A.D. 1876.

WHEREAS the Local Government Board have, as regards the boroughs herein mentioned, made the Provisional Orders set forth in the schedule hereunto annexed, under the provisions of the Artizans and Labourers Dwellings Improvement Act, 1875 :

5 And whereas it is requisite that the said Orders should be confirmed by Parliament, and that the provisions herein contained should be enacted in reference to certain of the said boroughs :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and
10 Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. The Orders set out in the schedule hereunto annexed shall be and the same are hereby confirmed, and all the provisions thereof shall, from and after the passing of this Act, have full validity and
15 force. The Provisional Orders in schedule confirmed.

2. In exercising the powers conferred upon the urban sanitary authority for the borough of Birmingham (in this and the next following section called the sanitary authority) under the Order relating to the borough of Birmingham hereby confirmed, the
20 following provisions shall apply and take effect; namely, Special provisions as to the borough of Birmingham.

(A.) As regards any lands within the areas to which the scheme confirmed by the said Order relates in respect of which lands, agreements of purchase (conditional or otherwise) have been entered into, the sanitary authority shall only
25 purchase or take the same subject to and in accordance with the terms of such agreements respectively.

(B.) With regard to any lands within the said areas which the sanitary authority may purchase by agreement from the

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Governors of the Possessions, Revenues, and Goods of the Free Grammar School of King Edward the Sixth in Birmingham, the sanitary authority may grant to the said governors rentcharges upon all or any of the lands to be acquired by the sanitary authority for the purposes of the said scheme.

- (c.) The sanitary authority shall not take or purchase compulsorily any of the lands belonging to the governors of the possessions, revenues, and goods of the said Free Grammar School, nor any of the lands numbered respectively 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, and 13, and colored dark blue, and numbered 14 and colored green on the plan marked A, sealed with the official seal of the Local Government Board, and deposited in their office, a duplicate whereof, sealed in like manner, is also deposited in the office of the town clerk at Birmingham.

Special provisions as to the tunnel of the Great Western Railway in the borough of Birmingham.

3. The urban sanitary authority before they construct the new streets, or either of them, shown on the plan and duplicate which has been made, sealed, and deposited in the manner set forth in the Order relating to the said borough of Birmingham hereby confirmed, over the tunnel of the Great Western Railway Company, and before they make or construct any building or buildings or other work over that tunnel, shall comply with the following provisions :

- (A.) They shall give twenty-one days notice in writing, under the hand of the town clerk, to the Great Western Railway Company, at their principal office at Paddington, of their intention to commence the construction of the new street or streets, or buildings or other work, as the case may be, and shall at the same time send sufficient plans, specifications, or other information to show the nature of the interference with the tunnel :

- (B.) If the engineer of the Great Western Railway Company shall be of opinion that the proposed mode of constructing the street or streets and buildings, or either of them, or other work, will render the tunnel insecure or injure it, and no method of constructing the street or streets and buildings or other work, as the case may be, to the satisfaction of the said engineer is agreed upon, the matter shall be referred to some engineer to be selected by the sanitary authority and the directors of the said company, and in default of agreement in such selection, to be appointed by the Local Government Board and paid

by the said authority and company, either jointly or according to the award of the said referee, whose award shall be binding on the said authority and company respectively : A.D. 1876.

- 5 (c.) If the sanitary authority construct any sewer or drain in the new street or streets over the tunnel, such sewer or drain shall, as far as possible, be made and maintained watertight :
- 10 (d.) All works on and over the tunnel shall be executed under the superintendence and to the reasonable satisfaction of the engineer of the said company :
- 15 (e.) Any additional expense in the maintenance of the tunnel or of the works connected therewith occasioned by the construction, use, and maintenance of the street or streets and buildings or other works, as the case may be, shall be borne by the sanitary authority.

4. The Provisional Order confirmed by this Act, authorising the urban sanitary authorities of the borough of Swansea to carry into execution the improvement scheme therein mentioned, shall be modified to the extent and in the manner following ; (that is to say,) Modification in the improvement scheme relating to Swansea.

1. The following properties and parts of properties which are referred to upon the plan mentioned in the said Order by the number herein-after specified shall be excluded from the said scheme ; viz.,

25 So much of the properties numbered 179, 181, 183, 200, 201, and 202, as is not required by the said sanitary authority for the formation of the proposed new street from Grove Place to High Street, or for the proposed widening of Back Street, as shown upon the said plan, and also the

30 whole of the properties numbered 170 to 178, both inclusive, 180, 184, and 185 (such properties and parts of properties forming part of the area fourthly described in the said scheme) :

- 35 2. Properties numbered 62, 91 to 93, both inclusive, 100 to 109, both inclusive, and 120 to 131, both inclusive, on the said plans forming part of the area thirdly described in the said scheme, shall not be purchased or taken compulsorily : Provided always, that the said sanitary authorities shall not be
- 40 compelled to carry into effect so much of the said scheme as relates to the said properties :

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3. The properties numbered 2 and 3 on the said plans shall be excluded from the said scheme, unless within twelve months from the passing of this Act the said urban sanitary authority, and the person or persons interested in the said properties, have agreed that such properties shall be included 5 in the said scheme.
4. As regards any land within the area to which the said scheme relates in respect of which land agreements have been entered into by or on behalf of the said sanitary authorities, the said sanitary authorities shall only purchase the same 10 subject to and in accordance with the terms of such agreement.

Special
provision
relating to
the borough
of Swansea.

5. The urban sanitary authority for the borough of Swansea shall not take for the purposes of the scheme set out in the Order relating to that borough hereby confirmed so much of the lands 15 and premises comprised in the areas therein described as is contained in a provisional order made by the Education Department and confirmed by an Act passed in this present session of Parliament, but they may, if and when occasion shall arise, exchange any part of the lands and premises to be acquired under this Act 20 for a part of the lands and premises to be acquired by the school board for the united district of Swansea under the provisional order of the Education Department above referred to.

Short title.

6. This Act may be cited as the Local Government Board's Provisional Orders Confirmation (Artizans and Labourers Dwellings) 25 Act, 1876.

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SCHEDULE.

BOROUGH OF BIRMINGHAM.

*Provisional Order for confirming an Improvement Scheme under the
Artizans and Labourers Dwellings Improvement Act, 1875.*

- 5 To the Mayor, Aldermen, and Burgesses of the Borough of Birmingham,
in the County of Warwick, being the Urban Sanitary Authority for
that Borough; —

And to all others whom it may concern.

- WHEREAS the Artizans and Labourers Dwellings Improvement Act,
10 1875, provides for the making of schemes for the improvement of any areas
in Urban Sanitary Districts in England, containing, according to the last
published Census, for the time being a population of twenty-five thousand
and upwards, which, in the opinion of the Local Authorities for such Districts,
are unhealthy areas within the meaning of that Act; and it provides that a
15 Local Authority, on being satisfied by official representation, made in accordance
with the provisions of that Act, of the unhealthiness of any such areas, shall
pass a resolution to the effect that such area is an unhealthy area, and that an
improvement scheme ought to be made in respect thereof, and shall, after
passing such a resolution, forthwith proceed to make a scheme accordingly;
20 and the said Act further provides that, in respect of each Urban Sanitary
District, the Urban Sanitary Authority thereof shall be the Local Authority
for the purposes of that Act;

- And whereas the Borough of Birmingham, in the County of Warwick, is an
Urban Sanitary District, containing, according to the last published Census, a
25 population of twenty-five thousand and upwards, and the Mayor, Aldermen,
and Burgesses, acting by the Council, are the Urban Sanitary Authority of
such District;

- And whereas official representations having been made to the said Urban
Sanitary Authority, in accordance with the provisions of the said Act, that
30 the houses, courts, and alleys in certain areas within the said Urban Sanitary
District are unfit for human habitation; that diseases indicating a generally low
condition of health amongst the population have been from time to time
prevalent in such areas; that such prevalence may reasonably be attributed
to the closeness, narrowness, bad arrangement, and bad condition of the streets
35 and houses, or groups of houses, within such areas, and to the want of light,
air, ventilation, and proper conveniences; and that the evils connected with
such houses, courts, and alleys, and the sanitary defects in such areas, cannot
be effectually remedied otherwise than by an improvement scheme for the
re-arrangement and reconstruction of the streets and houses within the said
40 areas, or of some of such streets and houses, and the Urban Sanitary Authority,
being satisfied of the truth of such representations, and of the sufficiency of

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And whereas the said Urban Sanitary Authority, after the passing of the said resolution, made an Improvement Scheme, accompanied by maps, particulars, and estimates, which scheme is as follows :

“ BOROUGH OF BIRMINGHAM.

“ SCHEME made by the MAYOR, ALDERMEN, and BURGESSES of the BOROUGH OF
 “ BIRMINGHAM, acting by the COUNCIL, as the LOCAL AUTHORITY, under
 “ THE ARTIZANS AND LABOUREES DWELLINGS IMPROVEMENT ACT, 1875, for 10
 “ the IMPROVEMENT of an UNHEALTHY AREA within the said BOROUGH.

- “ 1. This scheme may be cited as The Birmingham Improvement Scheme, 1876.
- “ 2. In this scheme ‘the Borough’ means the Borough of Birmingham; ‘the
 “ Corporation’ means the Mayor, Aldermen, and Burgesses of the Borough;
 “ ‘the Town Clerk’ and ‘the Surveyor’ mean respectively the Town Clerk 15
 “ and the Surveyor of the Borough; and ‘the maps’ mean the maps which
 “ accompany this scheme.
- “ 3. The unhealthy area included in this scheme is the area delineated and indicated
 “ on the plan. A duplicate of the maps is deposited at the office of the Town
 “ Clerk; and the copies of the maps or any part or parts thereof certified by 20
 “ the surveyor shall be received in all Courts of Justice, or elsewhere, as
 “ evidence of the contents thereof respectively.
- “ 4. The Corporation may enter on, take compulsorily, and deal with, for the
 “ purposes of this Scheme, all or any of the lands described in the schedule
 “ hereto and delineated on the maps. But the Corporation shall not, without 25
 “ the consent of the Great Western Railway Company (expressed in writing
 “ under their common seal) take or interfere with the railway or works of that
 “ Company passing under the unhealthy area.
- “ 5. The Corporation may lay out, form, pave, sewer, and complete in the lines
 “ shown on the maps, all or any of the new streets and improvements following; 30
 “ namely,—
 “ (a.) A new street extending in a direction generally northerly from New
 “ Street to Aston Road;
 “ (b.) A new street from the junction of the new street (a.) and Union
 “ Street to the junction of High Street and Bull Street; 35
 “ (c.) A new street from the point of intersection of the proposed new street
 “ (a.) and John Street to the junction of Dale End and Stafford
 “ Street.
 “ With such other streets, approaches, communications, alterations of level,
 “ stopping up, widening or diversion of existing streets, and otherwise, as are 40
 “ shown on the maps, or as may hereafter be determined by the Corporation
 “ to be necessary or proper for the purposes of this scheme.
- “ 6. In laying out the new streets and executing the approaches and communications
 “ shown on the maps, the corporation may deviate from the lines shown on the
 “ maps to any extent within the limits of deviation marked thereon, and beyond 45

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" those limits with the consent of the owners, lessees, and occupiers of the lands A.D. 1876.
" through which a deviation is made, but not otherwise.

- 5 " 7. The corporation may from time to time appropriate any parts of the unhealthy
" area, and also all or any part of the site in the vicinity thereof delineated and
" indicated on the maps, for the erection of suitable dwellings for persons of the
" working class ; and they shall provide, either by appropriation of some parts
" of the unhealthy area, and such site respectively, and by securing the erection
" of suitable dwellings thereon, or in some other manner, for the accommodation
" of at least as many persons of the working class as will be from time to time
10 " displaced within the unhealthy area.
- 15 " 8. All dwelling-houses to be erected in accordance with this scheme shall be well
" and substantially built, and shall be so situated and constructed as to secure
" efficient ventilation, and shall be furnished with a proper water supply, and
" with proper drainage and other sanitary appliances and apparatus, to the
" satisfaction of the corporation ; and the corporation shall enforce the execution
" and maintenance of all other proper sanitary arrangements within the area
" and site shown on the maps.
- 20 " 9. The corporation shall, as soon as practicable after the passing of the Act
" authorising this scheme, proceed to carry the same into execution ; but they
" may from time to time purchase and deal with parts of the lands within the
" unhealthy area without being required to purchase and deal with the whole of
" the lands within that area.
- 25 " 10. Notwithstanding anything contained in this scheme, the corporation may, where
" they think it expedient so to do, without themselves acquiring the land which
" they are authorised to take, or after or subject to their acquiring any part
" thereof, contract with the person entitled to the first estate of freehold in any
" land comprised in this scheme for the carrying out of the scheme in respect of
" such land by such person.
- 30 " 11. The expenses of the execution of this scheme (so far as they are not defrayed
" out of receipts of the corporation, pursuant to The Artizans and Labourers
" Dwellings Improvement Act, 1875,) and the costs, charges, and expenses
" preliminary to, and of, and incidental to the preparation of this scheme, and
" the application for the Order confirming the same, and the obtaining the con-
" firmation by Parliament of such Order, shall be paid by the corporation out
35 " of all or any of the local rates as defined by the said Act (section twenty-one),
" or out of moneys borrowed in pursuance of the said Act.

(L.S.)

" E. J. HAYES,
" Town Clerk."

40 And whereas a schedule was appended to the said scheme, which showed the
names of the streets, courts, alleys, and other places, the description of the
property proposed to be taken, the owners or reputed owners, the lessees or
reputed lessees, and the present or recent occupiers, of the said property ;

And whereas the estimates which accompanied the said scheme showed as
follows ; viz :—

- 45 That the total area of land to which the scheme related, including the site for
the erection of dwellings for persons of the working class, was four hundred
and forty-nine thousand one hundred and thirty-five yards, or nearly
ninety-three acres ;

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- A.D. 1876. — That of this it was anticipated that the Corporation would acquire about two hundred and nine thousand four hundred and ninety-six yards, or about forty-three and a quarter acres, at a total cost of about one million three hundred and ten thousand pounds ;
- That the proposed new streets shown on the maps accompanying the scheme 5 would absorb about thirty-eight thousand five hundred and twenty-two yards, or nearly eight acres ;
- That the estimated cost of making these new streets was thirty-four thousand pounds ;
- That the estimated improved value of the surplus lands was seven hundred 10 and ninety-four thousand pounds ;
- That the estimated net cost of carrying out the improvement scheme was five hundred and fifty thousand pounds ;
- And whereas the said Urban Sanitary Authority having complied with the provisions contained in Section 6 of the above-recited Act with respect to 15 the publication of an advertisement and the service of notices, presented a Petition to the Local Government Board, who are in that Act referred to as the “confirming Authority,” praying that an Order might be made confirming such 0 scheme, which Petition was accompanied by a copy of the said Scheme, and a statement of the owners or reputed owners and lessees or reputed lessees who 20 had dissented in respect of the taking of their lands, and was supported by such evidence as the Local Government Board required ;
- And whereas on consideration of the Petition, and on proof of the publication of the proper advertisements, and the service of the proper notices, the Local Government Board thought fit to proceed with the case, and directed a local 25 inquiry to be held, in accordance with the provisions of Section 6 of the said Act ;
- And whereas upon a local inquiry being directed, an Inspector of the said Board was sent by them to the areas to which such inquiry related, for the purpose of making an inquiry into the correctness of the official representations 30 made to the said Urban Sanitary Authority as to such areas being unhealthy areas, and into the sufficiency of the scheme provided for their improvement, and into any local objections to such scheme ;
- And whereas, before commencing such inquiry, the Inspector made public, by advertisement, his intention to make such inquiry, and stated the time and 35 place at which he would be prepared to hear all persons desirous of being heard upon the subject thereof, in accordance with the provisions of Section 17 of the above-recited Act ;
- And whereas report has been made upon such inquiry, and has been received 40 by the Local Government Board ;
- And whereas a plan has been made and has been sealed with the official Seal of the said Board, and is deposited in their office, and a duplicate thereof, sealed in like manner, is deposited in the office of the Town Clerk at Birmingham, on which the parts coloured red, blue, yellow, and brown represent the areas 45 and spaces referred to in the said scheme ;

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And whereas the Local Government Board find that the part coloured red on the said plan and duplicate represents the whole of the area which is an unhealthy area within the meaning of the said Act; that the part coloured blue is necessary to be included in the said scheme for making it efficient for sanitary purposes, and for widening the existing approaches to the unhealthy area, or for opening out the same for the purposes of ventilation or health; and that the part coloured brown is required for the purpose of providing for the accommodation of the persons of the working class displaced in the areas with respect to which the said scheme was proposed: A.D. 1876. — —

10 Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do, subject to the provisions of the said Act, and except as herein-after mentioned, hereby confirm the Improvement Scheme made by the Urban Sanitary Authority for the Borough of Birmingham as aforesaid, and do hereby declare the limits of the areas to
15 which the said scheme relates to be as follows; viz. :—

The areas shown on the said plan, and distinguished thereon and on the duplicate by the colours red, blue, yellow, and brown.

And We do hereby authorise such scheme to be carried into execution as soon as this Order shall have been confirmed by Parliament, subject to the
20 following conditions and modifications; viz. :—

I. The part coloured red on the said plan and duplicate represents the whole of the unhealthy area; the part coloured blue shall be included in the said scheme, for the purpose of making it efficient for sanitary purposes, and for widening the existing approaches to the unhealthy area, or for opening
25 out the same for the purposes of ventilation or health, and the part coloured brown shall be included in the said scheme for the purpose of providing for the accommodation of the persons of the working class displaced in the said areas with respect to which the said scheme is proposed.

II. All the parts coloured on the said plan and duplicate except that coloured
30 yellow may be purchased compulsorily.

III. So much only of the said areas shall be cleared of buildings at one time as will be sufficient for the provision of accommodation of at least five hundred of the persons displaced in carrying out the said scheme, and no further clearances shall take place until dwellings for a similar number have
35 been completed.

Given under the Seal of Office of the Local Government Board, this
Seventeenth day of June, in the year one thousand eight hundred
and seventy-six.

40 (L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

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BOROUGH OF LIVERPOOL.

*Provisional Order for confirming an Improvement Scheme under the
Artizans and Labourers Dwellings Improvement Act, 1875.*

To the Mayor, Aldermen, and Burgesses of the Borough of Liverpool,
in the County of Lancaster, being the Urban Sanitary Authority 5
for that Borough ; —

And to all others whom it may concern.

WHEREAS the Artizans and Labourers Dwellings Improvement Act,
1875, provides for the making of schemes for the improvement of any areas
in Urban Sanitary Districts in England, containing, according to the last 10
published Census, for the time being a population of twenty-five thousand
and upwards, which, in the opinion of the Local Authorities for such Districts,
are unhealthy areas within the meaning of that Act ; and it also provides
that a Local Authority, on being satisfied by official representation, made
in accordance with the provisions of that Act, of the unhealthiness of any 15
such areas, shall pass a resolution to the effect that such area is an unhealthy
area, and that an improvement scheme ought to be made in respect thereof, and
shall, after passing such a resolution, forthwith proceed to make a scheme
accordingly ; and the said Act further provides that, in respect of each Urban
Sanitary District, the Urban Sanitary Authority thereof shall be the Local 20
Authority for the purposes of that Act ;

And whereas the Borough of Liverpool, in the County of Lancaster, is an
Urban Sanitary District, containing, according to the last published Census, a
population of twenty-five thousand and upwards, and the Mayor, Aldermen,
and Burgesses, acting by the Council, are the Urban Sanitary Authority of 25
such District ;

And whereas an official representation having been made to the said Urban
Sanitary Authority, in accordance with the provisions of the said Act, that
the houses, courts, and alleys in a certain area within the said Urban Sanitary
District are unfit for human habitation, and that the evils connected with 30
such houses, courts, and alleys cannot be effectually remedied otherwise than
by an improvement scheme for the re-arrangement and reconstruction of the
streets and houses within the said area, or of some of such streets and houses,
and the Urban Sanitary Authority, being satisfied of the truth of such repre-
sentation, and of the sufficiency of their resources, have resolved that the area 35
described in the said representation is an unhealthy area, and that an improvement
scheme ought to be made in respect of such area ;

And whereas the said Urban Sanitary Authority, after the passing of the
said resolution, made an improvement scheme, accompanied by maps, particulars,
and estimates, which scheme is to the following effect ; viz. :— 40

The scheme includes the whole of the area in respect of which the
official representation had been made, viz., the area situated between
Scotland Road and Cazneau Street, in the said Borough, comprised

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5 within the blue marginal lines on the plan of the said area accompanying the said scheme, duplicates of which plans have been deposited at the places herein-after mentioned, and containing about twenty-two thousand four hundred and eighty-seven superficial square yards, of which three thousand seven hundred and seventeen are laid out as public streets, and eighteen thousand seven hundred and seventy are covered by low-class dwellings and buildings, or yards used for trade purposes.

10 In order to render the scheme efficient for sanitary purposes, the whole of the property within the said area shall be purchased or taken compulsorily, the buildings removed, and the ground filled up to a proper level for building purposes, so as to secure a street of nearly uniform gradient, not exceeding one in forty, forty-five feet wide, from Cazneau Street to Scotland Road aforesaid, with other convenient streets.

15 That dwellings shall be arranged with the best sanitary conditions, so that a much larger number of persons than at present be accommodated, and an important street improvement effected by the continuation of Juvenal Street at a nearly uniform gradient to a point in Scotland Road opposite to Ellenborough Street.

20 The scheme shows that the number of persons of the working classes to be displaced in the said area will be one thousand one hundred, and provides for the accommodation of the persons displaced within the limits of the said area, by retaining and setting apart of sufficient land within the said area on which to erect suitable dwellings for at least as great a number as may be displaced.

25 It provides that the land, with the exception of the plots fronting Scotland Road and Cazneau Street, shall be laid out for the erection of four-story houses in flats, constructed in a somewhat similar manner to Saint Martin's Cottages in the said Borough; the spaces between the backs of the houses to be wide asphalted open spaces, to be formed and maintained by the Urban Sanitary Authority;

30 That the area available for four-story dwellings in flats, with shops fronting to the proposed continuation of Juvenal Street, will be about seven thousand yards, and one thousand nine hundred yards of land fronting to Scotland Road and Cazneau Street will be sold for ordinary buildings;

35 The scheme to be modified, if necessary, by devoting a portion of the land for dwelling-houses of the ordinary kind, or for shops, but so as not to prevent its compliance with the above-recited Act;

40 All buildings erected within the limits of the said area to be so placed as to secure light and air to two sides of each building or dwelling, in such manner as to secure through ventilation;

Each dwelling shall be supplied with water, and have a separate water-closet;

45 The streets, open places, and carriageways shall be formed by the said Urban Sanitary Authority, and shall be efficiently drained, paved, and lighted.

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The net cost of carrying the scheme into execution is estimated at sixty-two thousand two hundred and fifty-four pounds, as follows; viz.:—

Total cost of acquiring the land and buildings comprising the unhealthy area, of filling up the ground to a proper level, and of forming new streets and sewers	-	-	-	-	-	£92,600	5
Estimated value of eight thousand eight hundred and twenty-four square yards of surplus land for building purposes, nearly the whole of which may be actually built upon	-	-	-	-	-	£30,346	10
Net cost of improvement scheme	-	-	-	-	-	£62,254	

And whereas the said Urban Sanitary Authority having complied with the provisions contained in Section 6 of the above-recited Act with respect to the publication of an advertisement and the service of notices, presented a Petition to the Local Government Board, who are in that Act referred to as the "confirming Authority," praying that an Order might be made confirming such scheme, which Petition was accompanied by a copy of the said scheme, and a statement of the owners or reputed owners and lessees or reputed lessees who had dissented in respect of the taking of their lands, and was supported by such evidence as the Local Government Board required;

And whereas on consideration of the Petition, and on proof of the publication of the proper advertisements, and the service of the proper notices, the Local Government Board thought fit to proceed with the case, and directed a local inquiry to be held, in accordance with the provisions of Section 6 of the said Act;

And whereas upon a local inquiry being directed, an Inspector was sent by the Local Government Board to the area to which such inquiry related, for the purpose of making an inquiry into the correctness of the official representation made to the said Urban Sanitary Authority as to such area being an unhealthy area, and into the sufficiency of the scheme provided for its improvement, and into any local objections to such scheme;

And whereas, before commencing such inquiry, the Inspector made public, by advertisement, his intention to make such inquiry, and stated the time and place at which he would be prepared to hear all persons desirous of being heard upon the subject thereof, in accordance with the provisions of Section 17 of the above-recited Act;

And whereas report has been made upon such inquiry, and has been received by the Local Government Board:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do, except as herein-after mentioned, hereby confirm the improvement scheme made by the Urban Sanitary

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Authority for the Borough of Liverpool as aforesaid, and do hereby declare the limits of the area to which the said scheme relates to be as follows; viz. :— A.D. 1876.

5 The area situated between Scotland Road and Cazneau Street, and comprising within the blue marginal lines on the plan of the said area accompanying the said scheme, duplicates of which plan have been deposited at the office of the Local Government Board, Whitehall, and at the Town Clerk's Office, Municipal Offices, Dale Street, Liverpool, which area contains about twenty-two thousand four hundred and
10 eighty-seven superficial square yards, of which three thousand seven hundred and seventeen are laid out as public streets, and eighteen thousand seven hundred and seventy are covered by low-class dwellings or buildings, or yards used for trade purposes.

And We do hereby authorise such scheme to be carried into execution as soon as this Order shall have been confirmed by Parliament, subject to the
15 following conditions and modifications; viz. :—

I. The property owned by James Cooban in the said area shall not be purchased by the said Urban Sanitary Authority, except by agreement:

II. So much of the said scheme as provides for the modification thereof shall be disallowed.

20 Given under the Seal of Office of the Local Government Board, this Seventh day of June, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

25 **BOROUGH OF NOTTINGHAM.**

Provisional Order for confirming an Improvement Scheme under the Artizans and Labourers Dwellings Improvement Act, 1875.

To the Mayor, Aldermen, and Burgesses of the Borough of Nottingham, in the Town and County of the Town of Nottingham, being the
30 Urban Sanitary Authority for that Borough ;—

And to all others whom it may concern.

WHEREAS the Artizans and Labourers Dwellings Improvement Act, 1875, provides for the making of schemes for the improvement of any areas in Urban Sanitary Districts in England, containing, according to the last
35 published Census, for the time being, a population of twenty-five thousand and upwards, which, in the opinion of the Local Authorities for such Districts, are unhealthy areas within the meaning of that Act; and it provides that a Local Authority, on being satisfied by official representation, made in accordance with the provisions of that Act, of the unhealthiness of any such areas, shall

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B 3

14 *Local Government Board's Provisional Orders* [39 & 40 VICT.]
Confirmation (Artizans and Labourers Dwellings).

A.D. 1876. — pass a resolution to the effect that such area is an unhealthy area, and that an Improvement Scheme ought to be made in respect thereof, and shall, after passing such a resolution, forthwith proceed to make a scheme accordingly; and the said Act further provides that, in respect of each Urban Sanitary District, the Urban Sanitary Authority thereof shall be the Local Authority 5 for the purposes of that Act;

And whereas the Borough of Nottingham, in the Town and County of the Town of Nottingham, is an Urban Sanitary District, containing, according to the last published Census, a population of twenty-five thousand and upwards, and the Mayor, Aldermen, and Burgesses, acting by the Council, are the 10 Urban Sanitary Authority of such District;

And whereas an official representation having been made to the said Urban Sanitary Authority, in accordance with the provisions of the said Act, that the houses, courts, and yards in a certain area, known as Darker's Court and Darker's Lane, within the said Urban Sanitary District are unfit for human 15 habitation, and that the sanitary defects in such area cannot be effectually remedied otherwise than by an Improvement Scheme for the re-arrangement and reconstruction of the houses within the said area, and the Urban Sanitary Authority, being satisfied of the truth of such representation, and of the sufficiency of their resources, have resolved that the area described in the 20 said representation is an unhealthy area, and that an Improvement Scheme ought to be made in respect of such area;

And whereas the said Urban Sanitary Authority, after the passing of the said resolution, made an Improvement Scheme, accompanied by maps, particulars and estimates, which is as follows : 25

" 1. That the whole of the land within the prescribed area be and the same is included in the Improvement Scheme, and that the whole of the said area be taken compulsorily.

" 2. That the buildings thereon be pulled down, and the materials cleared away.

" 3. That the site be disposed of by public auction for the purpose of erecting 30 thereon shops and manufacturing, commercial, or public buildings, and that the elevations, plans, and specifications shall be submitted to and approved of by the Health Committee.

" 4. That such disposition shall be effected either by a sale in fee simple or by building leases for ninety-nine years, as the said Committee may determine to be most 35 advantageous.

" 5. That this Council do set aside for the erection of workmen's dwellings a piece of land, part of the Chamber Estate, lying between the back of Orzen Street and a narrow strip of recreation ground at the back of Forest Road West, which said piece of land contains an area of five thousand square yards, or thereabouts. 40

" 6. That the Chamber Estate Committee be directed to offer the said land by public auction on building leases for ninety-nine years, in such lots as may be determined by that Committee, and upon such conditions as they may determine, subject to the following proviso, namely, that a sufficient number of suitable dwelling-houses are provided to accommodate at the least as many persons of the working classes as 45 may be displaced in the area prescribed."

[39 & 40 VICT.] *Local Government Board's Provisional Orders 15*
Confirmation (Artizans and Labourers Dwellings).

And whereas the estimate which accompanied the said Scheme showed as A.D. 1876.
follows; viz :

That the cost of acquiring the lands and property in the unhealthy area and disposing of the same as defined in the Scheme would be one thousand
5 pounds ;

That the cost of building fifty dwelling-houses on the Chamber Estate of the kind defined as workmen's dwellings would be eight thousand pounds ;

And whereas the said Urban Sanitary Authority having complied with the provisions contained in Section 6 of the above-recited Act with respect to
10 the publication of an advertisement and the service of notices, presented a Petition to the Local Government Board, who are in that Act referred to as the "confirming Authority," praying that an Order might be made confirming such Scheme, which Petition was accompanied by a copy of the said Scheme, and a statement of the owners or reputed owners and lessees or reputed lessees who
15 had dissented in respect of the taking of their lands, and was supported by such evidence as the Local Government Board required ;

And whereas on consideration of the Petition, and on proof of the publication of the proper advertisements, and the service of the proper notices, the Local Government Board thought fit to proceed with the case, and directed a local
20 Inquiry to be held, in accordance with the provisions of Section 6 of the said Act ;

And whereas upon a local Inquiry being directed, an Inspector was sent by the Local Government Board to the area to which such Inquiry related, for the purpose of making an inquiry into the correctness of the official representation
25 made to the said Urban Sanitary Authority as to such area being an unhealthy area, and into the sufficiency of the Scheme provided for its improvement, and into any local objections to such Scheme ;

And whereas, before commencing such Inquiry, the Inspector made public, by advertisement, his intention to make such Inquiry, and stated the time and
30 place at which he would be prepared to hear all persons desirous of being heard upon the subject thereof, in accordance with the provisions of Section 17 of the above-recited Act ;

And whereas report has been made upon such Inquiry, and has been received by the Local Government Board ;

35 And whereas the Local Government Board find that the area comprising the lands and premises numbered 1 to 36, both inclusive, on the plan deposited at their office and on the duplicate thereof deposited at the municipal offices, in the Borough of Nottingham, represents an area which is an unhealthy area within the meaning of the said Act :

40 Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do, except as herein-after mentioned, but subject to the provisions of the said Act, hereby confirm the Improvement Scheme made by the Urban Sanitary Authority for the Borough of Nottingham as aforesaid, and do hereby declare the limits of the area to
45 which the said Scheme relates to be as follows ; viz. :

The area comprising the lands and premises numbered 1 to 36, both inclusive, on the plan and duplicate deposited as aforesaid.

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16 *Local Government Board's Provisional Orders* [39 & 40 VICT.]
Confirmation (Artizans and Labourers Dwellings).

A.D. 1876. And We do hereby authorise such Scheme to be carried into execution as soon as this Order shall have been confirmed by Parliament, subject to the following conditions and modifications ; viz. :

I. The part of the Chamber Estate referred to in the said Scheme shall be set aside and appropriated for the purpose of providing for the accommodation of 5 the persons of the working class displaced in the area with respect to which the said Scheme is proposed.

II. No part of the said area to which the said Scheme relates shall be cleared of buildings until accommodation shall have been provided by the said Urban Sanitary Authority on the part of the Chamber Estate above mentioned for the 10 persons displaced in carrying out the said Scheme.

Given under the Seal of Office of the Local Government Board, this
Seventeenth day of June, in the year One thousand eight hundred
and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President. 15
JOHN LAMBERT, Secretary.

BOROUGH OF SWANSEA.

*Provisional Order for confirming an Improvement Scheme under the
Artizans and Labourers Dwellings Improvement Act, 1875.*

To the Mayor, Aldermen, and Burgesses of the Borough of Swansea, in 20
the County of Glamorgan, being the Urban Sanitary Authority for
that Borough ; —

And to all others whom it may concern.

WHEREAS the Artizans and Labourers Dwellings Improvement Act, 1875, provides for the making of schemes for the improvement of any areas 25
in Urban Sanitary Districts in England, containing, according to the last
published Census, for the time being a population of twenty-five thousand
and upwards, which, in the opinion of the Local Authorities for such Districts,
are unhealthy areas within the meaning of that Act ; and it provides that a
Local Authority, on being satisfied by official representation, made in accordance 30
with the provisions of that Act, of the unhealthiness of any such areas, shall
pass a resolution to the effect that such area is an unhealthy area, and that an
improvement scheme ought to be made in respect thereof, and shall, after
passing such a resolution, forthwith proceed to make a scheme accordingly
and the said Act further provides that, in respect of each Urban Sanitary 35
District, the Urban Sanitary Authority thereof shall be the Local Authority
for the purposes of that Act ;

And whereas the Borough of Swansea, in the County of Glamorgan, is an
Urban Sanitary District, containing, according to the last published Census, a
population of twenty-five thousand and upwards, and the Mayor, Aldermen, 40
and Burgesses, acting by the Council, are the Urban Sanitary Authority of
such District ;

[39 & 40 VICT.] *Local Government Board's Provisional Orders 17*
Confirmation (Artizans and Labourers Dwellings).

A.D. 1876.

And whereas an official representation having been made to the said Urban Sanitary Authority, in accordance with the provisions of the said Act, that the houses, courts, and alleys in certain areas within the said Urban Sanitary District are unfit for human habitation; that diseases indicating a generally low
5 condition of health amongst the population have been from time to time prevalent in such areas; that such prevalence may reasonably be attributed to the closeness, narrowness, bad arrangement, and bad condition of the streets and houses, or groups of houses, within such areas, and to the want of light, air, ventilation, and proper conveniences; and that the evils connected with
10 such houses, courts, and alleys, and the sanitary defects in such areas, cannot be effectually remedied otherwise than by an improvement scheme for the re-arrangement and reconstruction of the streets and houses within the said areas, or of some of such streets and houses, and the Urban Sanitary Authority, being satisfied of the truth of such representation, and of the sufficiency of
15 their resources, have resolved that certain portions of the areas described in the said representation are unhealthy areas, and that an Improvement Scheme ought to be made in respect of such portions;

And whereas the said Urban Sanitary Authority, after the passing of the said resolution, made an Improvement Scheme, accompanied by maps, parti-
20 culars, and estimates, which scheme is as follows:

" SCHEME for the IMPROVEMENT of certain portions of the BOROUGH of SWANSEA
" pursuant to the provisions of 'The ARTISANS and LABOURERS' DWELLINGS
" IMPROVEMENT ACT, 1875.'

" The scheme will include portions of the areas in respect of which an official
25 " representation has been made to the local authority by the medical officer of health, viz.,

" (1.) A portion of an area lying between a part of Llangyfelach Street, Car-
" marthen Road and Convent Street. The streets or parts of streets included
" in this area are as follows:—Carmarthen Road, Llangyfelach Road, Cae
30 " Pistill Pant y Glasdwr, and Convent Street.

" (2.) The whole of Angel Court, Well Street.

" (3.) A portion of an area lying between High Street, Croft Street, Dyvatty
" Street, and Matthew Street as shown on the plan. The streets or parts of
" streets included in this area are as follows, viz., Howell Street, Willow
35 " Street, Croft Street, Dyvatty Street, and High Street.

" (4.) A portion of the area between High Street, King Street, Pleasant Street,
" Richard Place, Trinity Place, Clifton Row, Quarry Street, New Street,
" Graig Street, and Ebenezer Street.

" The streets or parts of streets included in this area are as follows, viz., High
40 " Street, Back Street, Queen Street, Pleasant Street, Trinity Place, Clifton
" Row, Quarry Street, Graig Street, Mariner Street, Regent's Court, Howell
" Court, and Tower Lane.

" (5.) A portion of the area between Frog Street, Cross Street, Calvert Street,
" Orange Street, Greenfield Street, Wassail Street. The streets or parts of
45 " streets included in this area are Frog Street, Cross Street, Wassail Street,
" and Church Street.

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18 Local Government Board's Provisional Orders [39 & 40 VICT.]
Confirmation (*Artizans and Labourers Dwellings*).

A.D. 1876.

- "For making the scheme efficient for sanitary purposes it is necessary to include
 " therein the lands and buildings required for widening the existing approaches
 " to the areas referred to in the medical officer's official representation and
 " otherwise for opening out the same for the purposes of ventilation and
 " health which it is proposed to do in the following manner, viz., 5
- "No. (1.) By using a part of the area before described for the formation, widening,
 " and extension of two streets extending from Llangyfelach Street to Car-
 " marthen Road.
- "No. (2.) By the demolishing of this Court.
- "No. (3.) By forming a new street 40 feet in width, and widening Croft Street and 10
 " a portion of Dyvatty Street.
- "No. (4.) By the formation of a new street from Grove Place to High Street 45 feet
 " wide, joining High Street, south of the Great Western Railway Station.
 " This street will pass across Pleasant Street, Queen Street, Back Street,
 " Regent's Court, and Howell's Court. The following streets will also be 15
 " widened, viz. Back Street, High Street, Quarry Street, and Pleasant Street.
- "No. (5.) By the widening of Frog Street, Cross Street, and Wassail Street.
- "The lands proposed to be taken compulsorily are distinguished on the map submitted
 " herewith by a blue colour on the plots and red colour on the streets.
- "The number of persons who may be displaced in the areas in respect of which 20
 " this scheme is proposed is one thousand seven hundred and fifty-three (1,753).
 " This number is made up as follows, viz. 254 prostitutes and loafers, 1,251
 " artizans, and 248 tradespeople.
- "Provisions for the accommodation of those persons in suitable dwellings situate
 " within the limits of the same area or in the vicinity thereof will be made by 25
 " retaining sufficient land within the before-mentioned areas, or the securing
 " of land in the immediate vicinity, on which to erect suitable dwellings for
 " at least as great a number as may be displaced by the carrying out of this
 " scheme.
- "The provision for sanitary arrangements will be as follows : 30
- "All buildings to be erected within the limits of the aforesaid areas will be so placed
 " as to secure light and air to two sides of each building or dwelling, and in
 " such manner as to secure thorough ventilation.
- "Each dwelling will be supplied with water, and will have a separate closet. The
 " areas will be efficiently drained, paved, and lighted. 35
- "Accompanying this scheme is a map showing the extent and boundaries of the
 " area included in the scheme, also the proposed new streets and alterations to
 " existing streets.
- "The following is an estimate of the cost of carrying the scheme into execution,
 viz : 40
- | | | | | |
|---|--------|----|----|----|
| "Total cost of acquiring the whole of the land and building | £ | s. | d. | |
| " on the plots and streets coloured blue and red will | | | | |
| " be, after deducting the value of houses purchased | | | | |
| " but not taken down - - - - - | 61,280 | 0 | 0 | |
| " Estimated value of surplus land after laying out the new | | | | 45 |
| " streets and widening the existing streets is - | 49,192 | 0 | 0 | |
| " Leaving - - - - - | 12,088 | 0 | 0 | |
| " Less Corporation interest in part of property included | | | | |
| " in scheme - - - - - | 1,044 | 0 | 0 | |
| " Total cost of Improvement - - - - - | 11,044 | 0 | 0 | 50 |

[39 & 40 VICT.] *Local Government Board's Provisional Orders 19*
Confirmation (Artizans and Labourers Dwellings).

A.D. 1876.

And whereas the said Urban Sanitary Authority having complied with the provisions contained in Section 6 of the above-recited Act with respect to the publication of an advertisement and the service of notices, presented a Petition to the Local Government Board, who are in that Act referred to as the
5 "confirming Authority," praying that an Order might be made confirming such scheme, which Petition was accompanied by a copy of the said Scheme, and a statement of the owners or reputed owners and leasees or reputed lessees who had dissented in respect of the taking of their lands, and was supported by such evidence as the Local Government Board required;

10 And whereas on consideration of the Petition, and on proof of the publication of the proper advertisements, and the service of the proper notices, the Local Government Board thought fit to proceed with the case, and directed a local inquiry to be held, in accordance with the provisions of Section 6 of the said Act;

15 And whereas upon a local inquiry being directed, an Inspector was sent by the Local Government Board to the areas to which such inquiry related, for the purpose of making an inquiry into the correctness of the official representation made to the said Urban Sanitary Authority as to such areas being unhealthy areas, and into the sufficiency of the scheme provided for their improvement,
20 and into any local objections to such scheme;

And whereas, before commencing such inquiry, the Inspector made public, by advertisement, his intention to make such inquiry, and stated the time and place at which he would be prepared to hear all persons desirous of being heard upon the subject thereof, in accordance with the provisions of Section 17 of the
25 above-recited Act;

And whereas report has been made upon such inquiry, and has been received by the Local Government Board;

And whereas the Local Government Board find that the lands and premises numbered 1 to 464, except No. 269, and 481 to 510, all inclusive, on the plan
30 deposited at their office at Whitehall, and on a duplicate thereof deposited at the office of the Engineer for the Borough of Swansea, of the said areas, represent the whole of the areas which are unhealthy areas within the meaning of the said Act; that the lands and premises numbered 269 are, together with the lands and premises numbered 465 to 471, both inclusive, and those numbered 479 and 480,
35 necessary to be included, in the said scheme for making it efficient for sanitary purposes, and for widening the existing approaches to the unhealthy areas, or for opening out the same for the purposes of ventilation or health; that the lands and premises numbered 511 to 527, both inclusive, are required for the purpose of providing for the accommodation of the persons of the working class displaced
40 in the areas with respect to which the said scheme was proposed; and that the lands and premises numbered 472 to 478, both inclusive, should be excluded from the said scheme:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do, except as herein-after
45 mentioned, but subject to the provisions of the said Act, hereby confirm the

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D

20 *Local Government Board's Provisional Orders [39 & 40 VICT.]*
Confirmation (Artizans and Labourers Dwellings).

A.D. 1876. Improvement Scheme made by the Urban Sanitary Authority for the Borough of Swansea as aforesaid, and do hereby declare the limits of the areas to which the said scheme relates to be as follows; viz.:

The areas numbered 1 to 527, both inclusive, on the plans deposited as aforesaid. 5

And We do hereby authorise such scheme to be carried into execution as soon as this Order shall have been confirmed by Parliament, subject to the following conditions and modifications; viz.:

I. The lands and premises numbered 1 to 464, except No. 269, and 481 to 510, all inclusive, on the deposited plans represent the whole of the unhealthy areas, the lands and premises numbered 269, 465 to 471, both inclusive, and those numbered 479 and 480, shall be included in the said scheme, for the purpose of making it efficient for sanitary purposes, and for widening the existing approaches to the unhealthy areas, or for opening out the same for the purposes of ventilation or health, and the lands and premises numbered 511 to 527, both inclusive, shall be included in the scheme for the purpose of providing for the accommodation of the persons of the working class displaced in the said areas with respect to which the said scheme is proposed. 10 15

II. The lands and premises numbered 472 to 478, both inclusive, shall be excluded from the said scheme. 20

III. So much only of the said areas shall be cleared of buildings at one time as will be sufficient for the provision of accommodation for at least one third of the whole number of persons displaced in carrying out the said scheme, and no further clearances shall take place until dwellings for that proportion have been completed, and the same provision shall apply as regards the clearance of the remainder of the said areas. 25

Given under the Seal of Office of the Local Government Board,
this Nineteenth day of June, in the year One thousand eight
hundred and seventy-six.

(L.S.)

G. SOLATER BOOTH, President. 30
JOHN LAMBERT, Secretary.

**Local Government
Board's Provisional
Orders Confirmation
(Artizans and Labour-
ers Dwellings). [H.L.]**

A

B I L L

[AS AMENDED BY THE SELECT COMMITTEE]

INTITULED

An Act to confirm certain Provisional Orders of the Local Government Board relating to the Boroughs of Birmingham, Liverpool, Nottingham, and Swansea.

(Brought from the Lords 20 July 1876.)

*Ordered, by The House of Commons, to be Printed,
7 August 1876.*

[Bill 287.]

Under 3 oz.

A

B I L L

TO

Confirm certain Provisional Orders of the Local Government Board relating to the Borough of Arundel, the District of Bacup, the Rural Sanitary District of the Caistor Union, the City of Carlisle, the District of Milton-next-Sittingborne, the Borough of Northampton, and the District of Toxteth Park. A.D. 1876.

WHEREAS the Local Government Board have, as regards the several districts herein mentioned, made the Provisional Orders set forth in the schedule hereunto annexed, under the provisions of the Public Health Act, 1875 :

5 And whereas it is requisite that the said Orders should be confirmed by Parliament :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,
10 and by the authority of the same, as follows :

1. The Orders set out in the schedule hereunto annexed shall be and the same are hereby confirmed, and all the provisions thereof shall, from and after the passing of this Act, have full validity and force. The Provisional Orders in schedule confirmed.

15 2. If the urban sanitary authority for the city of Carlisle shall acquire any part of the burial ground described in the Provisional Order addressed to them, and hereby confirmed, for the purposes of that Order, they shall take all due precautions to prevent the remains of any bodies now buried therein from being disturbed. Special provision as to the Friends Burial Ground in the city of Carlisle.

20 3. This Act may be cited as "The Local Government Board's Provisional Orders Confirmation (Arundel, &c.) Act, 1876." Short title.

A.D. 1876.

SCHEDULE.

BOROUGH OF ARUNDEL.

Provisional Order for repealing the Arundel Local Act, and for other purposes.

To the Urban Sanitary Authority for the Urban Sanitary District of the
Borough of Arundel, in the County of Sussex; — 5

And to all others whom it may concern.

WHEREAS, under the powers and provisions of a Local Act of Parliament passed in the twenty-fifth year of the reign of His late Majesty, King George the Third, intituled "*An Act for the better paving, cleansing, and lighting the streets, lanes, ways, and passages within the Borough of Arundel, in the County of Sussex; and for removing and preventing incroachments, obstructions, and annoyances therein,*" certain Commissioners were appointed to execute that Act in the said Borough; 10

And whereas the said Commissioners incurred a debt, amounting to the sum of one thousand four hundred pounds, under the powers and provisions of the said Local Act, which sum is now due and payable, and is charged upon the rates leviable under that Act; 15

And whereas under and by virtue of Section 75 of an Act passed in the fifth and sixth years of the reign of His late Majesty, King William the Fourth, intituled "*An Act to provide for the regulation of Municipal Corporations in England and Wales,*" the powers of the said Commissioners under the said Local Act were transferred to the Mayor, Aldermen, and Burgesses of the said Borough of Arundel; 20

And whereas on the passing of the Public Health Act, 1872, the Borough of Arundel became, under Section 4 of that Act, an Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses, acting by the Council, became the Urban Sanitary Authority; 25

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875; 30

And whereas the said Local Act is a Local Act within the meaning of the last-recited Section, and relates to the same subject-matters as the Public Health Act, 1875; 35

And whereas the said Urban Sanitary Authority having applied to the Local Government Board to issue a Provisional Order to repeal the said Local Act, the Local Government Board directed an Inquiry to be held on the subject, and the same was held, after due notice, and report has been made to them
5 thereon :

A.D. 1876.

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the following provisions shall take
10 effect, viz. :—

I. The above-mentioned Local Act shall be wholly repealed, except so far as it may have been acted upon, and so far as it may be necessary to continue the same for the purpose of enabling the said Urban Sanitary Authority to recover all rates due thereunder on or before the said Twenty-ninth day of September
15 next.

Provided always, that all matters and things commenced under the authority of the said Local Act, and not concluded at the last-mentioned date, may be continued under the same authority until concluded.

II. The debt of one thousand four hundred pounds incurred by the said
20 Commissioners as aforesaid, together with the interest due or to become due thereon, shall be charged upon the rates applicable to the general purposes of the Public Health Act, 1875, within the said Borough, and shall be repaid by the said Council within a period not exceeding thirty years from the said Twenty-ninth day of September ; and all the provisions of the Public Health
25 Act, 1875, with respect to monies borrowed thereunder, shall apply to the said sum of one thousand four hundred pounds, as if it were a loan contracted under that Act.

Given under the Seal of Office of the Local Government Board, this
Ninth day of March, in the year One thousand eight hundred
30 and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

DISTRICT OF BACUP.

*Provisional Order for extending the Bacup Local Government District, and for
35 other purposes.*

To the Urban Sanitary Authority for the Urban Sanitary District of Bacup, in the County of Lancaster ; —

To the Guardians of the Poor of the Haslingden Union, in the same County, being the Sanitary Authority for the Rural Sanitary District
40 of that Union ; —

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A 2

A.D. 1876.

To the Guardians of the Poor of the Rochdale Union, in the same County, being the Sanitary Authority for the Rural Sanitary District of that Union; —

To the Inhabitants of the Township of Newchurch-in-Rossendale, in the Rural Sanitary District of the Haslingden Union; —

5

To the Inhabitants of the Township of Spotland, in the Rural Sanitary District of the Rochdale Union; —

And to all others whom it may concern.

WHEREAS by Section 270 of the Public Health Act, 1875, the Local Government Board are empowered, by Provisional Order, to declare the whole or any portion of a Rural Sanitary District immediately adjoining a Local Government District to be included in such last-mentioned District, and it is enacted, that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order;

15

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted, that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above-recited, shall specify the day on which such Order shall come into operation; and that where any Local Government District is increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when altered;

20

And whereas the Sanitary Authority for the Urban Sanitary District of Bacup, in the County of Lancaster, having made application to the Local Government Board to extend the Local Government District of Bacup, the Board propose to include parts of the Townships of Newchurch-in-Rossendale and Spotland, both in the County of Lancaster, in that Local Government District;

25

And whereas the said District is now divided into five Wards, termed the Bacup Ward, the Broadclough Ward, the Acre-Mill Ward, the Greave Ward, and the Rockliffe Ward respectively, for the purposes of the election of the Bacup Local Board;

30

And whereas the part of the Township of Newchurch-in-Rossendale proposed to be included as aforesaid forms part of the Rural Sanitary District of the Haslingden Union, and the part of the Township of Spotland so proposed to be included forms part of the Rural Sanitary District of the Rochdale Union, and both such parts immediately adjoin the said Local Government District;

35

And whereas the Local Government Board directed an Inquiry to be held on the subject, and the same was held previous to the passing of the Public Health Act, 1875, after due notice thereof, and report has been made to them thereon:

40

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Declare that All those parts of the Rural Sanitary Districts of the Haslingden and Rochdale

Unions which are described in the first Schedule to this Order shall be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part of, the Local Government District of Bacup. A.D. 1876.

And We do hereby Order as follows; viz. :—

5 I. This Order shall come into operation on the Twenty-ninth day of September one thousand eight hundred and seventy-six.

II. The said Bacup, Broadclough, Acre-Mill, Greave and Rockcliffe Wards shall be dissolved.

10 III. The Local Government District of Bacup as hereby extended shall, for the purposes of the election of the Bacup Local Board, be divided into five Wards, which shall be termed respectively the Bacup Ward, the Broadclough Ward, the Acre-Mill Ward, the Greave and Britannia Ward, and the Stacksteads Ward, and shall be comprised within the respective boundaries described in the Second Schedule to this Order.

15 IV. The members of the Bacup Local Board who formerly represented the Bacup, Broadclough, Acre-Mill, and Greave Wards, shall represent the Bacup, Broadclough, Acre-Mill, and Greave and Britannia Wards respectively as hereby constituted.

20 V. The places of the members of the said Local Board who formerly represented the Rockcliffe Ward, which will become vacant in the years 1877, 1878, and 1879, shall not be filled up.

25 VI. Three persons, who shall have the qualification prescribed by the law in force for the time being with regard to the election of members of a Local Board, shall be elected as members of the Bacup Local Board by the persons qualified to vote in the Stacksteads Ward.

30 VII. For the purposes of such election the Chairman of the Bacup Local Board shall be the Returning Officer, and such election shall be completed within two calendar months from the said Twenty-ninth day of September, one thousand eight hundred and seventy-six. Such election shall be conducted in accordance with the Rules, excepting Rule 55, contained in Schedule II. to the Public Health Act, 1875, and the members then elected shall come into office on the day on which the first meeting of the said Local Board shall be held after the Returning Officer shall have made his certificate of election in accordance with Rules 42 or 52 of the said Schedule, and such members shall
35 continue in office until the days herein-after fixed for their retirement.

VIII. The three members to be elected for the Stacksteads Ward shall go out of office in the following order; viz., one (to be selected by the Local Board by lot) on the fifteenth day of April one thousand eight hundred and seventy-eight, one of the remaining two (to be selected in like manner) on the fifteenth
40 day of April one thousand eight hundred and seventy-nine, and the remaining one on the fifteenth day of April one thousand eight hundred and eighty; and at each of the annual elections immediately preceding such dates respectively, a person shall be elected in manner provided by the said Schedule II., to supply the vacancy caused by such retirement, in addition to those to be elected to

A.D. 1876. — supply the vacancies caused by the retirement of other members of the said Local Board.

IX. Any casual vacancy in the places of the said three members which may occur prior to the said fifteenth day of April one thousand eight hundred and eighty, shall be filled up like casual vacancies in the places of other members of 5 the Local Board.

X. From and after the annual election in the year one thousand eight hundred and eighty, the number of members of the said Local Board shall be eighteen.

The FIRST SCHEDULE above referred to.

10

All those parts of the Townships of Newchurch-in-Rossendale and Spotland, both in the County of Lancaster, which are included within a boundary line commencing at Stubby-lee-Moss where the boundary of the Whitworth Local Government District meets the Local Government District of Bacup, and following the boundary of the Ecclesiastical District of St. John's in a southerly 15 and then in a westerly direction and the last-named boundary to a boundary stone of the Ecclesiastical Commissioners; thence along the boundary of the Hamlet of Whitworth Lower End to a mound south-east of "Old Sink Colliery" where the last-named boundary crosses a road at "Old Sink Slack;" thence in a westerly direction along the boundary line between the Hamlets 20 of Brandywood Lower End and Catley Lane to the boundary stone on Hailstorm Hill; thence in a northerly direction along the boundary between the Rochdale Union and the Haslingden Union to Waterfoot; thence in an easterly direction along the said boundary to the eastern fence of Thrutch plantation; thence in an easterly direction along the north side of the said 25 turnpike road to the east side of Stoutswell, and along a fence running due north between Tithe Barn and Brockholes, joining the Haslingden and Todmorden Turnpike Road; thence across the said road in a straight line to the point of intersection of the eastern fence of Fearn's Moss Road with the southern fence of Tunstead Lane, near "Piper Cote Style;" thence along the south side 30 of Tunstead Lane aforesaid to where the said lane joins "Pilling Barn Lane;" thence in a northerly direction along the west side of Pilling Barn Lane and Hey Meadow, and in a north-easterly direction along the footpath from Hey Meadow to the lane leading from Brex Coal Pit; thence across the said lane in a straight line to a boundary stone by Windy Gate marked B. R. 1875, and in 35 a northerly direction and in a straight line to the point where the paths from Bridge End and Lower Dean Head respectively join the lane leading from "Shepherds Clough" to "Water;" thence along the path leading to "Lower Dean Head" to where the said path is crossed by Clifton Clough, and along the said Clifton Clough in a north-easterly direction to the boundary of the 40 township of Cliviger at Quebec, and thence in a south-easterly direction along the said township boundary, by Deer Play and Nook End, to a boundary stone at Hill Top where the boundary of the township of Cliviger meets the boundary of the township of Todmorden and Walsden, and thence in a southerly direction along the last-named township boundary to Old Dobbin boundary stone, and in 45 a south-westerly direction along the boundary of the Whitworth Local Government District to the starting point.

The SECOND SCHEDULE above referred to.

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5 The Bacup Ward shall comprise so much of the Local Government District of
Bacup as is contained within a line commencing at Tong Bridge, and following
in a south-easterly direction the Old Highway by Tong and Slackgate to
where it is entered from the west by a bye-road from the Rochdale and Burnley
Turnpike Road by Rockliffe; thence in a south-westerly direction along the
said bye-road to the Rochdale and Burnley Turnpike Road; thence across the
said turnpike Road and along the lane to Pippin Bank; thence along the east side
10 of the East Lancashire Railway to where it passes under the Trough Gate and
the Lee-Mill Branch of the Rochdale and Burnley Turnpike Road; thence in a
north-westerly direction across the Haslingden and Todmorden Turnpike Road
to the Old Sandstone Quarry; thence in the same direction to the road from
Huttock Top to Huttock End; thence in a south-westerly direction along the
last-named road to where it is joined by a road leading to Sow Clough; thence
15 in a north-westerly direction to Sow Clough; thence in a northerly direction
along the eastern boundary of Stacksteads Ward herein-after described to where
the said boundary meets the southern boundary of Broadclough Ward; thence
in an easterly direction along the southern boundary of Broadclough Ward to
the lane leading to Esther's Place; thence in a southerly direction along the
20 said lane to and across the Haslingden and Todmorden Turnpike Road to the
starting point.

The Broadclough Ward shall comprise so much of the said Local Government
District as is contained within a line commencing at Hey Meadow, and following
in a northerly direction the western boundary of the Local Government District
25 as hereby extended to Deer Play Hill; thence in a south-easterly direction along
the eastern boundary of the said District to the point where it crosses the
Haslingden and Todmorden Turnpike Trust Road; thence in a westerly direction
along the centre of the road by Heap Barn, Old Blue Ball and Greens Nook,
to the point where the said road turns to the south in the Town of Bacup;
30 thence in a westerly direction across the Rochdale and Burnley Turnpike Trust
Road, so as to include Under Bank Mill and the Foundry, and thence in the same
direction along the lane at the south and west of the foundry to the point
where the said lane meets a footpath leading to Brex; thence along the said
footpath leading to Lower Brex, and in a westerly direction along Bridge
35 Clough Water to the starting point.

The Acre-Mill Ward shall comprise so much of the said Local Government District
as is contained within a line commencing at Thrutch Plantation, and following
in a south-easterly direction the western boundary of the Local Government
District as hereby extended to Old Sink Slack; thence in a north-westerly
40 direction to the dyke on the summit of Brandwood Higher End Moor;
thence in a northerly direction to Moss Meadows; thence in a north-easterly
direction to the west corner of Height Barn Plantation; thence in a north-
westerly direction along the road leading to Stubby Lee to a point in the said
road 150 yards or thereabouts east of Stubby Lee House; thence in a north-
easterly direction to the point where a footpath from Rockliffe Vale Print
45 Works joins the Trough Gate and Lee-Mill Branch of the Rochdale and Burnley
Turnpike Road; thence in a north-easterly direction along the last-named
footpath to where it meets the Rochdale and Burnley Turnpike Road at Lane
End; thence in a north-westerly direction along the centre of the said Turnpike
50 Road to where it meets the southern boundary of the Bacup Ward above

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A 4

A.D. 1876.

described; thence along the southern boundary of Stacksteads Ward hereinafter described, and in a westerly direction along the southern boundary of Stacksteads Ward to the starting point.

The Greave and Britannia Ward shall comprise so much of the said Local Government District as is contained within a line commencing at the point where the dyke on the summit of Brandwood Higher End Moor crosses the southern boundary of the said Local Government District as hereby extended, and following in an easterly and north-easterly direction the boundary of the said Local Government District to its intersection with the Haslingden and Todmorden Turnpike Road at Slate Pit Hill; thence in a south-westerly direction along the southern boundary of Broadclough Ward above described to the north-east corner of Bacup Ward; thence in a south-easterly and a westerly direction along the boundary of the Bacup Ward to where the said boundary crosses the Rochdale and Burnley Turnpike Road; thence in a southerly direction along the eastern boundary of Acre-Mill Ward above described to the starting point.

The Stacksteads Ward shall comprise so much of the said Local Government District as is contained within a line commencing at Hey Meadow, and following in an easterly direction the southern boundary of Broadclough Ward above described to a point in the said boundary 145 yards or thereabouts to the west of Mow Graine; thence in a southerly direction to the source of Sow Clough; thence in the same direction along the Sow Clough to the bifurcation of the Haslingden and Todmorden Turnpike Road; thence along the north side of the Stacksteads and Lanesides branch of the said Turnpike Road to the East Lancashire Railway at Commercial Inn; thence along the centre line of the said railway in a westerly direction to Thrutch Plantation; thence in a northerly direction along the western boundary of the said Local Government District as hereby extended to the starting point.

Given under the Seal of Office of the Local Government Board, this
Third day of March, in the year one thousand eight hundred
and seventy-six

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

RURAL SANITARY DISTRICT OF THE CAISTOR UNION.

Provisional Order to enable the Sanitary Authority for the Rural Sanitary District of the Caistor Union to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Guardians of the Poor of the Caistor Union, in the County of Lincoln, being the Sanitary Authority for the Rural Sanitary District of that Union;—

And to all others whom it may concern.

WHEREAS the Guardians of the Poor of the Caistor Union, in the County of Lincoln, as the Sanitary Authority for the Rural Sanitary District of that Union, require to purchase and take certain lands and premises, which

are described in the Schedule hereto annexed, for the purpose of constructing certain works of drainage and sewerage for the Parish of Caistor, in the said District; A.D. 1876.

And whereas the said Sanitary Authority, before the passing of the Public Health Act, 1875, made due publication in the newspaper and served the several notices as required by the Local Government Act, 1858, and presented a petition to the Local Government Board, stating as required by the last-mentioned Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Act, 1845, with respect to the purchase and taking of land otherwise than by agreement:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, and with the consent of the owners and occupiers of the said lands and premises respectively, do, by this Our Order, empower the said Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto annexed, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

No. on deposited Plan.	Description.	Owner or reputed Owner.	Occupiers.
Parish of CAISTOR, in the County of LINCOLN.			
25	9	Land containing 7 acres and 1 rood, or thereabouts, abutting on the North Kelsey Road.	Mrs. Amelia Margaretta Skipworth.
30			Robert Hobson, William Chalmers, William Popple, John Starkey, John Towle, Charles Waller, William Whitham, Edward Popple, William Bateman, John Walls, Thomas Kennington.

Given under the Seal of Office of the Local Government Board, this Eighteenth day of February, in the year One thousand eight hundred and seventy-six.

(L.S.) G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

CITY OF CARLISLE.

Provisional Order to enable the Urban Sanitary Authority for the City of Carlisle, to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Urban Sanitary Authority for the Urban Sanitary District of the City of Carlisle, in the County of Cumberland; —

And to all others whom it may concern.

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A.D. 1876. WHEREAS the Urban Sanitary Authority for the Urban Sanitary District of the City of Carlisle, in the County of Cumberland, require to purchase and take certain lands and premises which are described in the Schedule hereto annexed, for the purpose of widening, enlarging, and improving certain streets and highways in the said City, and for the purpose of constructing works for the disposal of the sewage of the said City ;

And whereas the said Urban Sanitary Authority, before the passing of the Public Health Act, 1875, made due publication in the newspaper and served the several notices as required by the Local Government Act, 1858, and presented two Petitions to the Local Government Board, stating as required by the last-mentioned Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Act, 1845, with respect to the purchase and taking of land otherwise than by agreement ;

And whereas upon receipt of such Petitions the Local Government Board directed an Inquiry to be held in the District, as to the propriety of assenting to the prayer of the said Petitions, which Inquiry has been held and report duly made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do, by this Our Order, empower the said Urban Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto annexed, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

PART I.
LANDS and PREMISES required for Street Improvements.

No. on deposited Plan.	Description of Property.	Owners.	Lessees.	Occupiers.	
2	House, shop, and yard -	Jane Long, Jane Sewell, and the executors of Sarah Sewell.	- - -	Mary Ann Smith.	30
3	House, shop, and yard -	Frances Thompson	- - -	William Finch.	35
4	Open ground used as garden, and covered passage.	Jane Long, Jane Sewell, and the executors of Sarah Sewell.	- - -	Mary Ann Smith, William Finch, and Elizabeth Thompson.	
5	House, shop, yard, and outbuildings.	Joseph Iredale	- - -	Elizabeth Thompson.	40
6	House, shop, out-offices, and yard.	Jane Sewell	- - -	John Sargeant and Jane Sewell.	
7	House, shop, out-offices, and yard.	William Bell	- - -	William Bell.	45

No. on deposited Plan.	Description of Property.	Owners.	Lessees.	Occupiers.
5	8 House and shop - -	Thomas Dixon - -	- -	Thomas Dixon.
	9 Yard, outbuildings, and covered passage.	Thomas Dixon, William Whinnow, and Elizabeth Whinnow.	- -	Thomas Dixon.
	10 Houses - -	Thomas Dixon - -	- -	Empty.
10	11 Houses - -	William Whinnow and Elizabeth Whinnow.	- -	Empty.
	12 House and shop - -	Jane Peascod - -	- -	Theresa McGrady and Ann Lattimer.
	13 House - -	Jane Peascod - -	- -	James Ferguson.
15	14 Covered passage, yard, and outbuildings.	Jane Peascod - -	- -	Ann Lattimer, Theresa McGrady, and James Ferguson.
	15 House and shop - -	David Bell - -	- -	James McAllister.
	16 Dwelling rooms - -	Jane Vevers - -	- -	Empty.
20	17 Dwelling rooms - -	Jane Vevers - -	- -	Jane Carroll, Mary Mullen, Jane Vevers, and Joseph Hogg.
	18 Dwelling rooms and shop	Jane Vevers - -	- -	Ann Harding.
	19 Dwelling rooms - -	William Smith - -	- -	James Shackleton and John Phillips.
25	20 Dwelling rooms - -	William Smith - -	- -	Edward McGee, John Sadler, Michael Reid, James Hetherington, and Nancy Shatwell.
	21 Houses and shops - -	Thomas Birkett - -	- -	William Hinde and George Noble.
	22 Gateway, yard, and out-offices.	Jane Vevers, William Smith, David Bell, and Thomas Birkett.	- -	James McAllister, Jane Carroll, Mary Mullen, Jane Vevers, Joseph Hogg, Ann Harding, James Shackleton, John Phillips, Edward McGee, John Sadler, Michael Reid, James Hetherington, Nancy Shatwell, William Hinde, George Noble.
35				
40				
	23 House and shop - -	Elizabeth Park - -	- -	Peter Robson.
	24 House and shop - -	Elizabeth Park - -	- -	Peter Robson and James Caldwell.
45	25 House and shop - -	Elizabeth Park - -	- -	Empty.
	26 Yard, outbuildings, and covered passage.	Elizabeth Park - -	- -	Peter Robson and James Caldwell.
	27 Houses and shop - -	William Farrar and William Alexander Francis Browne, the trustees of the late Elizabeth Keay, and the representatives of the late Mary Ann Keay.	- -	Peter Robson, James Caldwell, and Owen Hancock.

No. on deposited Plan.	Description of Property.	Owners.	Lessees.	Occupiers.
28	House and shop - -	William Farrar and William Alexander Francis Browne, the trustees of the late Elizabeth Keay, and the representatives of the late Mary Ann Keay.	- - -	John Peak. 5 10
29	House and shop - -	Ditto - - -	- - -	Robert Macaulay.
30	Bakehouse - -	Ditto - - -	- - -	Owen Hancock.
31	Dwelling rooms - -	Ditto - - -	- - -	Owen Hancock.
32	Stairs, wareroom, and house.	Ditto - - -	- - -	Owen Hancock and Patrick Gilgallon. 15
33	Dwelling rooms and work-shop.	Ditto - - -	- - -	George Howe, William Furness, Jane Davidson, Owen Hancock, William Dixon.
34	House - - -	Ditto - - -	- - -	Thomas Flinn.
35	House - - -	Ditto - - -	- - -	Ann Higgins. 20
36	House - - -	Ditto - - -	- - -	Bridget Crane.
37	House - - -	Ditto - - -	- - -	Andrew Malaney.
38	Yard, outbuildings, and covered passage.	Ditto - - -	- - -	Owen Hancock, John Peak, Robert Macaulay, Patrick Gilgallon, George Howe, William Furness, Jane Davidson, Thomas Flinn, Ann Higgins, Bridget Crane, Andrew Malaney, William Dixon. 25 30
39	House and shop - -	John Moffet - - -	- - -	William Hinde.
40	House, shop, and ware-rooms.	John Moffet - - -	- - -	John Moffet.
41	Workshops, yard, covered passage, and outbuildings.	John Moffet - - -	- - -	William Hinde and John Moffet. 35
42	Shop, warerooms, and yard.	James Nicholson, Senior, James Nicholson, Junior, and John Nicholson.	- - -	James Nicholson, Senior, James Nicholson, Junior, and John Nicholson.
43	House and shop - -	Lydia Blamire and Hannah Blamire.	- - -	Matthew Dunn, Sarah Wood, and Margaret Macaulay. 40
51	Dwelling rooms - -	Ditto - - -	- - -	Charles Mackenzie and Mary Thompson.
52	Dwelling rooms - -	Ditto - - -	- - -	George Smith and Christopher Sewell. 45
53	Dwelling rooms, warehouse, and staircase.	Ditto - - -	- - -	Robert Coulson, James Nicholson, Senior, James Nicholson, Junior, John Nicholson, Andrew Johnston, Anna Maria Flannagan, and Patrick Mead. 50

	No. on deposited Plan.	Description of Property.	Owners.	Lessees.	Occupiers.
5	54	Yard and outbuildings -	Lydia Blamire and Han- nah Blamire.	- - -	Matthew Dunn, Sarah Wood, Margaret Macaulay, Charles Mackenzie, Mary Thomp- son, George Smith, Chris- topher Sewell, Robert Coulson, James Nicholson, Senior, James Nicholson, Junior, John Nicholson, Andrew Johnston, Anna Maria Flannagan, and Patrick Mead.
10					
15	55	Dwelling-rooms and stairs	James Boustead - - -	- - -	John Walker, Charles Gray, Eliza Sloan, Jane Tiffin, Margaret Graham, Hugh Hesley, Thomas Henry, Patrick Seery, and James Doyle.
20					
	56	Dwelling rooms and stairs	James Boustead - - -	- - -	Patrick Muldoone, Christy Thompson, James Bou- stead, George Bishoprigg, and Bernard Cain.
25	57	Public-house and dwelling house.	Ditto - - -	- - -	James Boustead.
	58	Yard and outbuildings -	Ditto - - -	- - -	John Walker, Charles Gray, Eliza Sloan, Jane Tiffin, Margaret Graham, Hugh Hesley, Thomas Henry, Patrick Seery, James Doyle, Patrick Muldoone, Christy Thompson, James Boustead, George Bishop- rigg, and Bernard Cain.
30					
35					
	59	Public - house, dwelling rooms, and stairs.	James Boustead - - -	- - -	James Boustead, John Hark- ness, and Joseph Dalton.
	60	Dwelling rooms, store- room, and stairs.	Ditto - - -	- - -	Mary Nichol and Eliza Sewell.
40	61	Dwelling rooms and stairs	Ditto - - -	- - -	Hugh Roney and Bridget Lacy.
	62	Dwelling rooms and stairs	Ditto - - -	- - -	Peter Smith, Charles O'Neil, and Francis Brannagan.
45	63	Dwelling rooms and stairs	Elizabeth Park - - -	- - -	Elizabeth Gordon, George Peel, Mary Bell, John Hodgson.
	64	Public-house, yard, and outbuildings.	Ditto - - -	- - -	John Hodgson.
50	65	Covered passage, yard, and outbuildings.	James Boustead, Elizabeth Park.	- - -	James Boustead, John Hark- ness, Joseph Dalton, Mary Nichol, Eliza Sewell, Hugh Roney, Bridget Lacy, Peter Smith, Charles O'Neil, Francis Brannagan, Eliza- beth Gordon, George Peel, Mary Bell, John Hodgson.
55					
	66	Coal-shed -	Robert Mackereth	- - -	Nichol Dudson.
	67	Stable -	Ditto - - -	- - -	Nichol Dudson.
	68	Dwelling house -	Ditto - - -	- - -	Archibald McCue.

No. on deposited Plan.	Description of Property.	Owners.	Lessees.	Occupiers.
69	Dwelling house and stairs	Robert Mackereth - - -	- - -	Joseph Barnfather, James Heste, Alexander Farish, and Mary Murray. 5
70	Dwelling house and stairs	Ditto - - -	- - -	Joseph Story, Joseph Robson Mary Cunningham, and Margaret Brown.
71	Dwelling house - -	Ditto - - -	- - -	Ann Robley. 10
72	Dwelling house - -	Ditto - - -	John Diggle -	Joseph Fisher.
73	Yard, coal-houses, water-closets, and outbuildings.	Ditto - - -	- - -	Nichol Dudson, Archibald McCue, Joseph Barnfather, James Heste, Alexander Farish, Mary Murray, Joseph Story, Joseph Robson, Mary Cunningham, Margaret Brown, Ann Robley, and Joseph Fisher. 15
74	House and workshop -	Ditto - - -	- - -	Thomas Mulcaster. 20
75	House and shops - -	Ditto - - -	John Diggle -	John Diggle.
76	Yard and outbuildings -	Ditto - - -	Ditto - -	Ditto.
77	Open yard - -	Ditto - - -	Ditto - -	Ditto.
78	Warehouses -	Ditto - - -	Ditto - -	Ditto.
79	Stable and museum -	Ditto - - -	Ditto - -	John Diggle, and the mayor, aldermen, and citizens of the city of Carlisle. 25
80	Museum and house -	Ditto - - -	Nichol Dudson -	The mayor, aldermen, and citizens of the city of Carlisle. 30
80A	Coal and storehouse -	Ditto - - -	- - -	John Diggle.
80B	Office and store-room -	Ditto - - -	- - -	Thomas Holmes.
81	Ware-rooms, outbuildings, and stables.	Ditto - - -	Nichol Dudson -	Nichol Dudson.
82	Yard and outbuildings -	Ditto - - -	Ditto - -	Ditto. 35
83	Dwelling house - -	Ditto - - -	- - -	Thomas Holmes.
84	Dwelling house - -	Ditto - - -	Wm. Wiseman -	Thomas Thompson.
85	Dwelling house - -	Ditto - - -	- - -	Elizabeth Jackson.
86	Dwelling house - -	Ditto - - -	- - -	William Royston.
87	Yard and outbuildings -	Ditto - - -	Wm. Wiseman -	Thomas Holmes, Thomas Thompson, Elizabeth Jackson, and William Royston. 40
88	Covered archway - -	Ditto - - -	Nichol Dudson -	The mayor, aldermen, and citizens of the city of Carlisle, James Morley, John Diggle, Thomas Holmes, Thomas Thompson, Elizabeth Jackson, William Royston, Nichol Dudson. 45

	No. on deposited Plan.	Description of Property.	Owners.	Lessees.	Occupiers.
5	89	Dwelling house - -	John Jones Attwood, Eleanor Attwood, Wil- liam Milner Fawcett, Henry Fawcett, Alfred Attwood, Mary Eliza- beth Twentyman, and Silas George Saul.	- - -	Mary Elizabeth Twentyman.
10	90	Outbuildings and garden	John Jones Attwood, Eleanor Attwood, Wil- liam Milner Fawcett, Henry Fawcett, Alfred Attwood, Mary Eliza- beth Twentyman, and Silas George Saul.	- - -	Mary Elizabeth Twentyman.
15	91	House, yard, and buildings	Ditto - - -	- - -	Mary Smith.
	92	Stable and hay loft -	Ditto - - -	- - -	Ditto.
20	93	Yard and covered passage	Ditto - - -	- - -	Mary Elizabeth Twentyman, Mary Smith, and John Bell.
	94	Ashpit and privies	Ditto - - -	- - -	Mary Smith and John Bell.
	95	House and yard - -	Ditto - - -	- - -	John Bell.
25	96	Dwelling house - -	Ditto - - -	- - -	Sarah Wilson.
	97	Dwelling house - -	Ditto - - -	- - -	Jane Hutton.
	98	Dwelling house - -	Ditto - - -	- - -	Ann Veitch, Ann Nixon, John Barclay, Sarah Wilson, and Nancy Hopper.
30	99	Work-rooms, dwelling rooms, and stairs.	Ditto - - -	- - -	John Bell, Mary Robinson, Eleanor Rowell, Mary Renwick, George Hayes, Margaret Irving, and Mary Forrester.
35	100	Shop and dwelling rooms	Ditto - - -	- - -	Eleanor Rowell.
40	101	Covered passage, cut- buildings, and yard.	Ditto - - -	- - -	John Bell, Sarah Wilson, Jane Hutton, Ann Veitch, Ann Nixon, John Barclay, Sarah Wilson, Nancy Hopper, Mary Robinson, Eleanor Rowell, Mary Renwick, George Hayes, Margaret Irving, Mary Forrester.
45	102	Old city wall - -	The mayor, aldermen, and citizens of the city of Carlisle, and the Duke of Devonshire.	-	—
50	103	Waste, enclosed lands, and urinal, and gas and water pipes and sewers.	The mayor, aldermen, and citizens of the city of Carlisle, the Carlisle Urban Sanitary Autho- rity, the Duke of Devonshire.	—	—

No. on deposited Plan.	Description of Property.	Owners.	Lessees.	Occupiers.	
104	Burial ground - -	Thomas Blair, William Sutton, Richard Bowman Brockbank, John Jenkinson Sutton, Clement Skelton Sutton, Benjamin Scott, William Hudson Scott, Joseph Haughton, Thomas Thompson, Frederick Elihu Sutton, Thomas Milner, and Stoddart Peile, Trustees of "The Carlisle Preparative Meeting of Friends."	—	-	5 10 15
105	House, stables, hay loft, outbuildings, yard, area, and stairs.	George Gill Mounsey - - - -	- - - -	Corrie Smith.	20
106	Dwelling house, outbuildings, yard, area, and stairs.	Ditto - - - -	- - - -	Frances Farrer.	
107	Dwelling house outbuildings, area, yard, and stairs.	Ditto - - - -	- - - -	Harriet Dand Johnston.	25
108	Dwelling house, outbuildings, area, yard, stairs, and garden.	Ditto - - - -	- - - -	Mary Birch.	30
109	Back road - - -	Ditto - - - -	- - - -	Corrie Smith, Frances Farrer, Harriet Dand Johnston, and Mary Birch.	
110	House - - - -	Ditto - - - -	- - - -	John Giles Mounsey and Robert Heysham Mounsey.	35
111	Garden and pleasure ground.	Ditto - - - -	- - - -	Ditto.	
112	Offices - - - -	Ditto - - - -	- - - -	Ditto.	
113	Stable, hay loft, coach-house, outbuildings, and yard.	Ditto - - - -	- - - -	Ditto.	40
114	Covered passage - -	Ditto - - - -	- - - -	Ditto.	

PART II.

LANDS and PREMISES required for disposal of Sewage.

5	No. on deposited Plan.	Description of Property.	Owners.	Lessees.	Occupiers.
10	1	Meadow land	The Duke of Devonshire	Alexander McDougall.	Moffat Hetherington.
	2	Meadow land	Ditto	Ditto	Ditto.
	3	Meadow land	The mayor, aldermen, and citizens of the city of Carlisle.	Ditto	Ditto.
	4	Meadow land	Ditto	Ditto	Ditto.
	5	Meadow land	Ditto	Ditto	Ditto.
	6	Meadow land	Ditto	Ditto	Ditto.
15	7	Meadow land	Ditto	Ditto	Ditto.
	8	Meadow land	William Mangles Schnibben	-	Mary Barton.
	9	Meadow land	Mary Graham, Ann Norman, Sarah Norman, Hannah Stordy, Eliza Blaylock.	-	Edward Callaghan.
20	10	Meadow land	The mayor, aldermen, and citizens of the city of Carlisle.	Alexander McDougall.	Moffat Hetherington.
	11	Meadow land	Benjamin Arthur Marshall	-	Matthew Carruthers.
	12	Meadow land	William Mangles Schnibben	-	Mary Barton.
25	13	Meadow land	Mary Graham, Ann Norman, Sarah Norman, Hannah Stordy, Eliza Blaylock.	-	Edward Callaghan.
	14	Meadow land	Ditto	-	Ditto.
	15	Meadow land	Ditto	-	Ditto.
30	16	Meadow land	Jane Robson	-	Joseph French.
	17	Meadow land	The mayor, aldermen, and citizens of the city of Carlisle.	Alexander McDougall.	Moffat Hetherington.
	18	Meadow land	The same and the Dean and Chapter of Carlisle Cathedral, Silas Saul, Clerk, trustees of Howe's Charity.	-	William Beswick.
35	19	Meadow land	Elizabeth Ann Aglionby	-	Mary Barton.
	20	Meadow land	Ditto	-	Ditto.
	21	Meadow land	The Caledonian Railway Company.	-	The Caledonian Railway Company.

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C

No. on deposited Plan.	Description of Property.	Owners.	Lessees.	Occupiers.	
22	Meadow land - -	The mayor, aldermen, and citizens of the city of Carlisle.	- - -	William Bell.	5
22A	Meadow land - -	Ditto - -	- - -	Ditto.	
23	Meadow land - -	Ditto - -	- - -	Ditto.	
24	Meadow land - -	William Mangles Schnibben	- - -	Mary Barton.	
25	Meadow land - -	Edwin Hough, representative of the late Mary Anne Lowry.	- - -	Henry Loughran.	10
26	Meadow land - -	The mayor, aldermen, and citizens of the city of Carlisle.	- - -	Robert Simpson.	15
27	Meadow land - -	Ditto - -	Alexander M'Dougall.	Moffat Hetherington.	
28	Water corn mill and premises.	Mary Donald - -	- - -	Empty.	
29	Dwelling house - -	Mary Donald - -	- - -	John Atkinson.	20
31	Lines of railway sidings and slopes.	The Caledonian Railway Company.	- - -	The Caledonian Railway Company.	
32	Lines of railway and slopes	Ditto - -	- - -	Ditto, and the North British Railway Company.	
33	Mill race - -	The North British Railway Company and the Port Carlisle Dock and Railway Company.	Richard Wilsher Goold and Walter Wyndham Burrell.	Richard Wilsher Goold and Walter Wyndham Burrell.	25
33A	Mill race and perpetual right of water.	Ditto - -	Ditto - -	Ditto.	30
34	Bone mill works, manure works, warehouses, and offices.	The North British Railway Company.	Ditto - -	Ditto.	
35	Warehouses - -	Ditto - -	Ditto - -	Ditto.	
36	Chimney - -	Ditto - -	Ditto - -	Ditto.	35
37	Tail race - -	Ditto - -	Ditto - -	Ditto.	
38	Mill quoit - -	Ditto - -	Ditto - -	Ditto.	
39	House, garden, and out-houses.	Ditto - -	Ditto - -	Edward Short.	
40	House, garden, and out-house.	Ditto - -	Ditto - -	Alexander Cray.	40
41	Yard and out-offices -	Ditto - -	Ditto - -	Richard Wilsher Goold and Walter William Burrell.	
42	Private road. - -	Ditto - -	Ditto - -	The same, and Edward Short and Alexander Cray.	45
43	Railway sidings, slopes, and banks.	Ditto - -	Ditto - -	Richard Wilsher Goold and Walter Wyndham Burrell.	

No. on deposited Plan.	Description of Property.	Owners.	Lessees.	Occupiers.
5 44	Plantation - - -	The North British Railway Company.	Richard Wilsher Goold and Walter Wyndham Burrell.	Richard Wilsher Goold and Walter Wyndham Burrell.
45	Footpath and sloping embankment.	Ditto - -	Ditto - -	The same, and the North British Railway Company.

10 Given under the Seal of Office of the Local Government Board, this
Second day of March, in the year One thousand eight hundred
and seventy-six.

G. SCLATER-BOOTH, President.

(L.S.)

THOS. SALT, Secretary.

15 IMPROVEMENT ACT DISTRICT OF MILTON-NEXT-SITTINGBORNE.

Provisional Order for partially repealing and altering a Local Act.

To the Urban Sanitary Authority for the Urban Sanitary District of Milton-next-Sittingborne, in the County of Kent; —

20 To the Guardians of the Poor of the Milton Union, in the same County, being the Sanitary Authority for the Rural Sanitary District of that Union; —

And to all others whom it may concern.

25 WHEREAS under the powers and provisions of a Local Act of Parliament passed in the first year of the reign of Her present Majesty Queen Victoria, intituled "*An Act for better paving, cleansing, lighting, watching, and otherwise improving the Town of Milton-next-Sittingborne, in the County of Kent,*" certain Commissioners were appointed to execute the said Act in the Town of Milton-next-Sittingborne;

30 And whereas the District of the said Commissioners is an Urban Sanitary District, of which the said Commissioners are the Urban Sanitary Authority;

35 And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any Sanitary District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any person or persons for their or his own pecuniary benefit, which relates to the same subject-matters as

40 the Public Health Act, 1875;

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D

A.D. 1876.

And whereas by the same section it is enacted that any such Provisional Order may provide for the extension of the provisions of the Local Act referred to therein beyond the District or Districts within the limits of such Act, or for the exclusion of the whole or a portion of any such District from the application of such Act; and may provide what Sanitary Authority shall have jurisdiction for the purposes of the Public Health Act, 1875, in any area which is by such Order included in or excluded from such District;

And whereas the said Urban Sanitary Authority applied to the Local Government Board to issue a Provisional Order to alter the said Local Act, and to extend the provisions thereof to the whole of the Parish of Milton-next-Sittingborne;

And whereas the said Local Act relates to the same subject-matters as the Public Health Act, 1875;

And whereas, upon receipt of the said application, the Local Government Board directed Inquiry to be held, and the same was held previous to the passing of the Public Health Act, 1875, after due notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the following provisions shall take effect, viz.:—

I. Section 6, Sections 8 to 34, both inclusive, and Sections 48 to 116, both inclusive, of the said Local Act, shall be wholly repealed.

Provided, that all matters and things commenced under the authority of the sections hereby repealed, and not concluded before the said Twenty-ninth day of September, may be continued under the same authority until concluded.

II. Section 7 of the Local Act shall be altered so as to provide that the places of all of the Commissioners except twelve (such twelve to be selected by lot) shall become vacant on the Fifteenth day of April, one thousand eight hundred and seventy-seven.

III. The twelve Commissioners who shall be selected to remain in office after the said Fifteenth day of April, one thousand eight hundred and seventy-seven, shall continue in office until the times herein-after appointed for their retirement.

IV. One third of the said twelve Commissioners (to be selected by lot) shall go out of office on the Fifteenth day of April, one thousand eight hundred and seventy-eight, one-third (to be selected in like manner) on the Fifteenth day of April, one thousand eight hundred and seventy-nine, and the remaining third on the Fifteenth day of April, one thousand eight hundred and eighty.

V. Before each of the last-mentioned dates, a number of persons, equal to the number of retiring Commissioners, shall be elected in the manner provided by the Public Health Act, 1875, and so many others as may be necessary to complete the full number of the Commissioners as hereby determined; and, subject as aforesaid, all the provisions of the Public Health Act, 1875, relating

to the qualification, nomination, election, continuance in office, and retirement of the members of Local Boards, shall apply to the qualification, nomination, election, continuance in office, and retirement of the said Commissioners. A.D 1876.

5 VI. The provisions of the said Local Act shall be extended beyond the District comprised in such Local Act, and shall apply to and be in force within the whole of the Parish of Milton-next-Sittingborne, and the said Commissioners, as the Urban Sanitary Authority for the Urban Sanitary District of Milton-next-Sittingborne, shall have jurisdiction for the purposes of the Public Health Act, 1875, in the whole of the said Parish.

10 VII. The said Urban Sanitary Authority shall, in lieu of the rates heretofore authorised to be made and levied under the said Local Act, make and levy a General District Rate within the Parish of Milton-next-Sittingborne, in accordance with the provisions of the law for the time being in force relating to the making and levying of a General District Rate in an Urban Sanitary
15 District, and shall apply such rate to all the purposes of the said Local Act and Public Health Act, 1875, respectively, and to such other purposes as shall from time to time be chargeable upon a General District Rate in an Urban Sanitary District.

VIII. All the outstanding debts and liabilities of the said Urban Sanitary
20 Authority shall be charged upon and be payable out of the General District so to be made and levied as aforesaid.

Given under the Seal of Office of the Local Government Board,
this Twenty-ninth day of February, in the year One thousand
eight hundred and seventy-six.

25

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

BOROUGH OF NORTHAMPTON.

Provisional Order for altering the mode of defraying the Expenses of an Urban Sanitary Authority.

30 To the Urban Sanitary Authority for the Urban Sanitary District of the Borough of Northampton, in the County of Northampton ; —
And to all others whom it may concern.

WHEREAS by Section 208 of the Public Health Act, 1875, it is enacted that where at the time of the passing of that Act the expenses incurred by an
35 Urban Sanitary Authority for sanitary purposes are payable otherwise than in the manner provided by the Local Government Acts, the Local Government Board may, on the application of such Authority, or of any ten persons rated to the relief of the Poor within the District, declare by Provisional Order that the expenses of such Authority incurred in the execution of that Act shall be
40 defrayed out of a District Fund and General District Rate to be levied by them

[102.]

D 2

A.D. 1876. — under that Act, subject to the provisions of that Act with respect to the mode of defraying in certain cases the expenses of the repair of highways;

And whereas the Borough of Northampton, in the County of Northampton, is an Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses, acting by the Council, are the Urban Sanitary Authority; 5

And whereas there is now due and owing from the said Urban Sanitary Authority the sum of Ninety thousand two hundred and thirty-eight pounds, or thereabouts, in respect of certain debts incurred for works of paving, lighting, culverting, and disposing of sewage, in the said District;

And whereas the expenses incurred by the said Urban Sanitary Authority 10 for sanitary purposes, at the time of the passing of the above-recited Act, were not payable in the manner provided by the Local Government Acts, and the said Urban Sanitary Authority have applied to the Local Government Board to declare by Provisional Order that the expenses of such Authority incurred in the execution of the above-recited Act should be defrayed as herein-after 15 mentioned;

And whereas upon receipt of such application the Local Government Board directed an inquiry to be held on the subject, and the same was held after due notice thereof, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the 20 powers given by the Statutes in that behalf, do hereby Order that, from and after the Thirty-first day of May next following the date of the Act of Parliament confirming this Order, all the expenses of the Urban Sanitary Authority for the Urban Sanitary District of the Borough of Northampton, incurred in the execution of the Public Health Act, 1875, together with so much of the said 25 sum of Ninety thousand two hundred and thirty-eight pounds as shall be then due and owing, and the interest from time to time accruing thereon, shall be charged upon and defrayed out of a District Fund and General District Rate to be levied by them under that Act, subject to the provisions of that Act with respect to the mode of defraying in certain cases the expenses of the repair 30 of highways.

Given under the Seal of Office of the Local Government Board, this
Second day of March, in the year One thousand eight hundred
and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President. 35
THOS. SALT, Secretary.

DISTRICT OF TOXTETH PARK.

Provisional Order for repealing the Toxteth Park Local Act.

To the Urban Sanitary Authority for the Urban Sanitary District of
Toxteth Park, in the County of Lancaster; — 40
And to all others whom it may concern.

A.D. 1876.

WHEREAS under the powers and provisions of a Local Act of Parliament passed in the session held in the fifth and sixth years of the reign of Her present Majesty Queen Victoria, intituled "*An Act for better paving and improving the streets and highways within the Extra-parochial Place of Toxteth Park, in the County Palatine of Lancaster, and for the Sewerage of certain parts of the said Place,*" certain Commissioners, in number amounting to fifteen, were appointed to execute the said Act ;

And whereas by a Provisional Order, made in pursuance of the Public Health Act, 1848, and dated the Thirtieth day of July, One thousand eight hundred and fifty-five, the General Board of Health ordered that certain Sections of the said Local Act should be repealed, and applied the whole of the Public Health Act, 1848, except Sections 12 to 31, both inclusive, which relate to the election, continuance in office, and qualification of members of Local Boards, and Section 50, to the District of the said Commissioners, and further ordered that the said Commissioners should be the Local Board of Health for the said District ;

And whereas the said Provisional Order was duly confirmed by "The Public Health Supplemental Act, 1855 ;"

And whereas by Section 4 of the Public Health Supplemental Act, 1858, it is enacted that the said Provisional Order of the Thirtieth day of July, one thousand eight hundred and fifty-five, shall be taken and held to apply only to so much of the Extra-Parochial Place of Toxteth Park as is not included within the boundaries of the Municipal Borough of Liverpool ;

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875 ;

And whereas the above-recited Local Act is a Local Act within the meaning of the last-recited Section, and relates to the same subject-matters as the Public Health Act, 1875 ;

And whereas, prior to the passing of the Public Health Act, 1875, the said Commissioners, being the Urban Sanitary Authority for the Urban Sanitary District of Toxteth Park, in the County of Lancaster, applied in writing to the Local Government Board to issue a Provisional Order to repeal the remaining clauses of the said Local Act, and to apply to their District the Public Health Act, 1848, and other Acts, in their entirety ;

And whereas on receipt of such application, the Local Government Board directed inquiry to be held, and the same was held, after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do order that, from and after

[102.]

D 3

A.D. 1876. the date of the Act of Parliament confirming this Order, the following provisions shall take effect; viz.,—

I. Subject to the provisions herein contained, all the unrepealed portions of the above-mentioned Local Act shall be wholly repealed.

Provided always, that all matters and things commenced under the authority 5 of the Sections hereby repealed, and not concluded at the date aforesaid, shall be continued under the same authority until concluded.

II. The District of the said Commissioners as defined by the Public Health Supplemental Act, 1858, above recited, shall be a Local Government District within the meaning of the Public Health Act, 1875, and be termed "The 10 Toxteth Park Local Government District," and the said Commissioners shall henceforth be termed Members of the Local Board, and the Local Board shall be termed "The Toxteth Park Local Board," and by that name shall be described for all purposes.

III. Notwithstanding the repeal of the above-mentioned portions of the said 15 Local Act, all the Commissioners who shall be acting or be entitled to qualify as such on the date aforesaid shall continue in office until the time herein-after appointed for their retirement.

IV. The Commissioners who have been longest in office shall retire in the following manner: viz:—one-third on the Fifteenth day of April, one thousand 20 eight hundred and seventy-seven, one-third on the Fifteenth day of April, one thousand eight hundred and seventy-eight, and the remaining third on the Fifteenth day of April, one thousand eight hundred and seventy-nine.

V. Before each of the last-mentioned dates a number of persons equal to the number of retiring Commissioners shall be elected in the manner provided by 25 the Public Health Act, 1875, and so many others as may be necessary to complete the full number of the Commissioners, and, subject as aforesaid all the provisions of the Public Health Act, 1875, relating to the qualification, election, continuance in office, and retirement of members of Local Boards (which provisions are substituted for the provisions of the Public Health Act, 30 1848, relating to the same subjects), together with all the other provisions of that Act relating to Urban Sanitary Authorities, shall apply to the said Commissioners, as such Urban Sanitary Authority as aforesaid, and to the Urban Sanitary District of Toxteth Park.

Given under the Seal of Office of the Local Government Board, this 35
Ninth day of March, in the year One thousand eight hundred
and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

**Local Government Board's
Provisional Orders Con-
firmation (Arundel, &c.)**

A

B I L L

To confirm certain Provisional Orders of the Local Government Board relating to the Borough of Arundel, the District of Bacup, the Rural Sanitary District of the Caistor Union, the City of Carlisle, the District of Milton - next - Sittingborne, the Borough of Northampton, and the District of Toxteth Park.

*(Prepared and brought in by
Mr. Salt and Mr. Selater-Booth.)*

*Ordered, by The House of Commons, to be Printed,
10 March 1876.*

[Bill 102.]

Under 4 oz.

A

B I L L

INTITULED

An Act to confirm certain Provisional Orders of the Local Government Board relating to the Boroughs of Bath and Birmingham, the District of Brentford, the Special Drainage District of Burgess Hill, the Rural Sanitary District of the Caistor Union, the District of Castleford, the Boroughs of Guildford, Hanley, Liverpool, Rochester, and Warwick, and the District of Worthing. A.D. 1876.

WHEREAS the Local Government Board have, as regards the boroughs and districts herein mentioned, made the Provisional Orders set forth in the schedule hereunto annexed, under the provisions of the Public Health Act, 1875 :

5 And whereas it is requisite that the said Orders should be confirmed by Parliament, and that the provisions herein contained should be enacted in reference to certain of the said boroughs and districts :

10 Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

15 1. The said Orders as set out in the schedule hereunto annexed shall be and the same are hereby confirmed, and all the provisions thereof shall, from and after the passing of this Act, have full validity and force. The Provisional Orders in schedule confirmed.

20 2. No byelaws to be made by the Worthing Local Board affecting the shore or beach below high-water mark shall be valid, without the previous approval of the Board of Trade, to be signified in writing by one of their secretaries or assistant secretaries.

3. The Worthing Local Board shall not at any time hereafter construct any work on any part of the shore or bed of the sea, where and so far up the same as the tide flows and reflows, without the previous consent of the Board of Trade, to be signified in
[Bill 264.]

A

A.D. 1876. writing under the hand of one of their secretaries or assistant secretaries, and according to such plan and under such restrictions and regulations as the Board of Trade shall approve of, such approval being signified as last aforesaid; and where any such work shall have been constructed with such consent as aforesaid, the said 5
 Local Board shall not at any time alter or extend the same without obtaining, previously to making any such alteration or extension, the like consent or approval; and if any such work shall be commenced without such consent or approval, the Board of Trade may abate and remove the same, and restore the site thereof to its 10
 former condition, at the cost of the said Local Board, and the amount of such costs shall be a debt due to the Crown, and recoverable against the said Local Board accordingly.

Saving rights of the Crown in the fore-shore.

4. Nothing contained in this Act shall authorise the Worthing Local Board to take, use, or in any manner interfere with any 15
 portion of the shore or bed of the sea, or of any river, channel, creek, bay, or estuary, or any right in respect thereof belonging to the Queen's most Excellent Majesty in right of Her Crown, and under the management of the Board of Trade, without the previous consent in writing of the Board of Trade on behalf of Her Majesty 20
 (which consent the Board of Trade may give); neither shall anything in this Act contained extend to take away, prejudice, diminish, or alter any of the estates, rights, privileges, powers, or authorities vested in, or enjoyed, or exerciseable by the Queen's Majesty, Her heirs or successors. 25

Saving right of Col. Lloyd over fore-shore.

5. The Provisional Order set forth in the schedule hereto relating to the district of Worthing shall not operate so as to enable the Local Board to take, enter upon, or use any part of the beach or foreshore in the parish of Lancing, except for the construction and maintenance of the works authorised by the said Order, nor shall 30
 the said Order operate to take away or abridge such right, title, or interest (if any) as Colonel George Kirwan Carr Lloyd, his heirs or assigns, may have in, to, or over the beach or foreshore within the limits affected by the said Order further than that the same shall not be exercised so as to endanger the aforesaid works: Provided 35
 always, that nothing in the aforesaid Order contained shall be held to recognise or confirm any right, title, or claim of the said Colonel George Kirwan Carr Lloyd, it being the intention of the said Order that the right and title to such foreshore shall remain in the same state as if the said Order had not been made. 40

Short title.

6. This Act may be cited as the Local Government Board's Provisional Orders Confirmation (Bath, &c.) Act, 1876.

SCHEDULE.

CITY AND BOROUGH OF BATH.

Provisional Order for altering a Local Act.

5 To the Mayor, Aldermen, and Citizens of the City and Borough of Bath, in the County of Somerset, being the Urban Sanitary Authority for that Borough; —

And to all others whom it may concern.

WHEREAS, under the provisions of a Local Act of Parliament passed in the ninth year of the reign of Her present Majesty, Queen Victoria, intituled
10 “An Act for more effectually supplying with Water the City and Borough of Bath, and several Parishes and Places adjacent thereto,” the Mayor, Aldermen, and Citizens of the City and Borough of Bath, in the County of Somerset, were empowered to supply water within the limits prescribed by that Act;

15 And whereas by Section 5 of the said Local Act it is enacted that the limits of that Act should be, and be deemed and taken to be, the City and Borough of Bath, except the Parish of Bathwick, and so much of the several Parishes of Swainswick, Bathampton, and Batheaston, all in the County of Somerset, within which the works by that Act authorised to be continued or
20 erected and maintained were or should be situate;

And whereas the said City and Borough of Bath became an Urban Sanitary District, under the provisions of the Public Health Act, 1872, of which the Mayor, Aldermen, and Citizens, acting by the Council, became the Urban Sanitary Authority;

25 And whereas by Section 33 of the last-mentioned Act the Local Government Board were empowered, on the application of the Sanitary Authority of any District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Acts which relate to the same subject-matters as the Sanitary Acts, other than certain Acts specified in that section;

30 And whereas the said Urban Sanitary Authority as aforesaid, while the Public Health Act, 1872, was in force, applied to the Local Government Board to alter and amend the said Local Act as herein-after mentioned;

And whereas by Section 343 of the Public Health Act, 1875, the Public Health Act, 1872, is repealed, except so far as it relates to the Metropolis;

35 And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority

A.D. 1876. of any Sanitary District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875 ; 5

And whereas the Local Government Board, on receipt of the said Petition, directed a Local Inquiry to be held on the subject thereof, and the same was held after due notice, and report has been made to them thereon ;

And whereas the said Local Act is a Local Act within the meaning of, and 10 relate to the same subject-matters as, the Public Health Act, 1875 :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the following provisions shall take 15 effect, viz. :—

I. So much of Section 5 of the said Local Act as excepts the Parish of Bathwick and includes only parts of the Parishes of Swainswick, Bathampton, and Batheaston within the limits of that Act shall be repealed, and in lieu thereof it is provided that the limits of that Act shall extend not only to the 20 City and Borough of Bath, but also to the whole of the several Parishes of Bathampton, Batheaston, Charlcombe, Swainswick, Twerton, and Weston, all in the County of Somerset.

II. The said Urban Sanitary Authority may, with regard to any dwelling-house, building, land, or premises situate beyond the limits of the said City 25 and Borough, and beyond the limits to which the said Local Act was confined, and which may be supplied with water in pursuance of this Order, charge such water-rates as may be agreed upon, not exceeding in any case half as much again as the water-rates prescribed by Section 33 of the said Local Act.

Provided, that no higher scale of rates shall be charged in respect of any 30 dwelling-houses outside the said City and Borough which are now supplied with water by the said Urban Sanitary Authority than are now paid in respect thereof.

III. Nothing in the said Local Act or in this Order contained shall impose any obligation on the said Urban Sanitary Authority to lay or permit to be 35 laid any pipe for the supply of water to any dwelling-house, building, land, or premises situate beyond the limits to which the said Act was confined, or to supply any water outside those limits.

Given under the Seal of Office of the Local Government Board, this
 Sixteenth day of June, in the year One thousand eight hundred 40
 and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
 THOS. SALT, Secretary.

A.D. 1876.
—

BOROUGH OF BIRMINGHAM.

Provisional Order for altering certain Local Acts.

To the Mayor, Aldermen, and Burgesses of the Borough of Birmingham,
in the County of Warwick, being the Sanitary Authority for the
5 Urban Sanitary District of that Borough; —

And to all others whom it may concern.

WHEREAS by Section 303 of the Public Health Act, 1875, the Local
Government Board are empowered, on the application of the Sanitary Authority
of any Sanitary District, by Provisional Order, wholly or partially to repeal,
10 alter, or amend any Local Act, other than an Act for the conservancy of rivers,
which is in force in any area comprising the whole or part of any such
District, and not conferring powers or privileges on any persons or person for
their or his own pecuniary benefit, which relate to the same subject-matters as
the Public Health Act, 1875;

15 And whereas the Borough of Birmingham is an Urban Sanitary District, of
which the Mayor, Aldermen, and Burgesses, acting by the Council, are the
Urban Sanitary Authority;

And whereas certain Local Acts of Parliament, intituled "The Birmingham
Improvement Act, 1851," (herein-after called "the Act of 1851,") and "The
20 Birmingham Improvement Act, 1861," (herein-after called "the Act of 1861,")
are in force in the Urban Sanitary District of the said Borough, and are Local
Acts within the meaning of, and relate to the same subject-matters as, the
Public Health Act, 1875;

And whereas by Section 55 of the Act of 1861 the expressions "stallages,
25 rents, and tolls," and "tolls," contained in "The Markets and Fairs Clauses Act,
1847," are defined for the purposes of, and are declared to be the tolls men-
tioned in the Schedule to, the Act of 1861, subject as therein mentioned,
and by Section 57 of the said Act the time is fixed at which the tolls
mentioned in Part II. of the said Schedule shall become due and payable;

30 And whereas by Section 62 of the Act of 1861 restrictions are imposed upon
the exposure for sale of certain animals, provisions, articles, and things, except
in some market or fair lawfully authorised, or in certain other places therein
particularly mentioned;

And whereas by Section 81 of the same Act the Council of the said
35 Borough are empowered to make byelaws for (amongst other things) com-
pelling porters, drovers, and carriers to wear badges whilst employed in or
about or in connexion with any market or fair, and for varying the tolls
mentioned in that Act, and for fixing the amount of the tolls to be taken in
lieu thereof;

40 And whereas the said Urban Sanitary Authority applied to the Local
Government Board to partially repeal, alter, and amend the above-mentioned
Local Acts, and on receipt of such application the Local Government Board
directed a Local Inquiry to be held, and the same was held, after due notice,
and report has been made to them thereon:

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A 3

A.D. 1876. Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do Order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the following provisions shall take effect; viz.,—

I. So much of the fifty-fifth section of the Act of 1861 as enacts that the expressions "stallages, rents, and tolls," and "tolls," contained in "The Markets and Fairs Clauses Act, 1847," shall mean the tolls mentioned in the Schedule annexed to that Act, subject to the power of the Council to vary such tolls as therein provided, shall, together with the said Schedule, be repealed; and it shall be provided in lieu thereof that the said expressions shall mean the tolls, stallages, rents, and charges mentioned in the Parts I, II, III, and IV. of the Schedule hereto, subject to the power of the said Urban Sanitary Authority to vary the same as herein-after mentioned. 5 10

II. Section 57 of the Act of 1861 shall be wholly repealed, and it shall be provided in lieu thereof that the tolls, rents, stallages, and charges mentioned in Parts I, II, III, and IV. of the Schedule hereto shall become due and payable so soon as the animal, article, or thing in respect of which such tolls, stallages, and charges respectively are payable shall be brought within the market or fair, or so soon as the pen, lair, stall, stand, bench, or convenience in respect of which such tolls, rents, stallages, and charges are payable shall be first occupied, used, or enjoyed. 15 20

III. Section 62 of the Act of 1861 shall be altered as follows:

(i.) The word "shop" shall be substituted in the said section in the place of the words "place of business":

(ii.) The said section shall be extended and shall apply to every person who shall sell as well as expose for sale any of the animals, provisions, articles, or things therein mentioned, or anything whatsoever in respect of the sale or exposure for sale whereof in any market or fair any tolls, rents, stallages, or charges are by the Act of 1861, as hereby altered, made leviable, or payable: 25 30

(iii.) The Council shall be empowered to recover from every person infringing the provisions of the said section as hereby altered, in addition to the penalty therein mentioned, all the tolls, rents, stallages, and charges which would have been leviable or payable under the provisions of the Act of 1861, as hereby altered, if such sale or exposure for sale had taken place in any market or fair within the limits of the said borough: 35

(iv.) The tolls mentioned in the first proviso to the said section shall mean the tolls, rents, stallages, and charges by this Order authorised to be levied: 40

(v.) The second proviso to the said section shall be repealed so far as it relates to licensed horse-dealers.

IV. Section 62 shall be further altered and amended as follows; viz.:—

(i.) The Council may from time to time grant to any person a licence, on such terms and revocable in such cases and events as the Council may prescribe, to hawk, expose, or carry about for sale in any highway, 45

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street, or other public way any animal, provisions, article, or thing
whatever, in respect of the sale or exposure for sale whereof in any
market place or market house any toll, rent, stallage, or charge is
by the Act of 1861, as hereby altered, leviable by or payable to the
Council:

5 (ii.) The Council may demand and take for every such licence any sum not
exceeding twenty shillings, and if any unlicensed person does any
act for which such a licence is hereby authorised to be granted, or if
10 any licensed person does any act in contravention of or omits to
do anything required by his or her licence, every such person shall
be liable, on summary conviction, to a penalty not exceeding forty
shillings for every day on which any such act or thing is done or
omitted to be done:

15 (iii.) Every person to whom a licence shall be granted in pursuance of the
said section as hereby altered shall, when hawking, exposing, or
carrying about for sale in any highway, street, or other public way
any animal, provisions, article, or thing as aforesaid, be exempt from
liability to pay any of the tolls, rents, stallages, and charges by the
said Act, as hereby altered, authorised to be levied:

20 Provided that nothing in the said section as hereby altered, shall extend or
apply to any person selling or exposing or carrying about for sale the produce
of his own industry, proof whereof shall lie on such person.

 V. The Act of 1861 shall be further amended, and shall provide, in respect
of the porters, carriers, and drovers to whom the said Act applies, that the
25 fares and charges to be taken by porters (that is to say, persons following the
business of carrying errands, messages, parcels, or luggage for hire), carriers (that
is to say, drivers of porters' carts), and drovers (that is to say, persons offering
themselves to lead or drive cattle for hire), herein respectively referred to as
"porters, carriers, and drovers," shall not exceed the amounts specified in
30 Part V. of the Schedule hereto, or such other amounts as the Council may
by byelaws under the provisions of Section 81 of the said Act and of this
Order from time to time in writing determine.

 VI. Section 81 of the Act of 1861 shall be amended, and shall provide that
the Council may from time to time license such porters, carriers, and drovers,
35 as aforesaid, carrying on their business or calling within the said borough, and
may, in addition to the regulations therein provided for, make byelaws for the
purposes following, or any of them, that is to say,

40 (i.) For regulating the mode of application for and the issuing of such
licences, and the fees to be paid therefor (not exceeding five shillings
for any such licence for twelve months, and in the like proportion
for any shorter period), and the form and contents of such licences,
and the registering thereof, and of matters relative thereto, and the
duration thereof and the conditions on which the same are to be held,
or may be revoked or suspended:

45 (ii.) For regulating the conduct of such porters, carriers, and drovers in
their several employments, and for regulating the hours within which
they may exercise their calling:

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- (iii.) For fixing the stands of porters, carriers, and drovers, and the distance to which they may be required to undertake to go in the exercise of their calling, not exceeding, in the case of porters, three miles, in the case of carriers, seven miles, and in the case of drovers, twenty miles, beyond the boundary of the borough : 5
- (iv.) For securing the due publication of the fares and charges mentioned in Part V. of the Schedule hereto, and of any fares and charges which may hereafter be substituted for the same :
- (v.) For securing the safe custody and re-delivery of any property accidentally left with porters, carriers, or drovers, and fixing the charges to be paid in respect thereof : 10

Section 81 of the Act of 1861 shall be further altered, and shall provide as follows; viz. :—

- (i.) All byelaws to be made under the provisions thereof, or of the Act of 1851, or of this Order, so far as they relate to the matters and things herein mentioned, shall, in lieu of the confirmation heretofore required, be confirmed by the Local Government Board alone : 15
- (ii.) The provisions for varying the tolls therein mentioned, and for fixing the amount of tolls to be taken in lieu thereof, shall apply to the tolls, rents, stallages, and charges mentioned in the Schedule hereto, and so much of the said section as provides that the tolls shall in no case exceed the amounts authorised by the Act of 1861 shall be repealed. 20

VII. The Act of 1861 shall be further altered and amended, so that it shall be provided that if any person, not being licensed as herein required, is found plying for hire with any cart used in connexion with the said markets or fairs he shall be liable to a penalty not exceeding forty shillings; or if any person, while unlicensed, acts as a porter, carrier, or drover, to whom this Order applies, or if any such licensed porter, carrier, or drover lends his license, or parts with the possession of it, or fails to produce it when required by any justice, person seeking to employ him, or by any constable or other person authorised by the Council to demand its production, he shall be liable to a penalty not exceeding forty shillings. 25 30

VIII. All penalties imposed by this Order shall be recoverable in like manner as penalties imposed by the Act of 1851 or the Act of 1861. 35

The SCHEDULE above referred to.

PART I.

Department.	Amount of Tolls, &c.
TOLLS TO BE TAKEN FOR WEIGHING CARTS AND THEIR LOADINGS.	
For every cart, waggon, or other vehicle, weighing with its load not more than one ton - - - - -	£ s. d. 0 0 3
For every cart, waggon, or other vehicle, weighing with its load more than one ton, for each additional ton or fractional part of a ton -	0 0 2

40

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PART II.

TOLLS, RENTS, STALLAGES, AND CHARGES TO BE TAKEN IN THE SEVERAL
MARKETS AND FAIRS WITHIN THE BOROUGH OF BIRMINGHAM.

5	Department.	Amount of Tolls, &c.
IN A COVERED MARKET.		
		£ s. d.
	For every horse, mare, or gelding brought or exposed to sale	0 0 6
	For every colt, filly, or foal	0 0 3
10	For every mule or ass	0 0 2
IN AN OPEN MARKET.		
	For every horse, mare, or gelding	0 0 4
	For every colt, filly, or foal	0 0 2
	For every mule or ass	0 0 1
15	For every bull, steer, cow, or heifer	0 0 3
	For every store calf not exceeding twelve months old	0 0 2
	For every sucking or fat calf	0 0 1
	For every sheep, lamb, goat, swine, or hog	0 0 1
	For every sucking pig	0 0 0½
20	For every cart or vehicle, of whatever description, with not exceeding two wheels	0 0 6
	For every waggon or vehicle, of whatever description, with exceeding two wheels	0 1 0
	For every set or part of a set of harness	0 0 6
CHARGES FOR PENS AND LAIRS.		
25	Pens. Open pens for calves, sheep, lambs, pigs, or goats	0 0 6
	Do. Covered pens for calves, sheep, lambs, pigs, or goats	0 1 0
	Lairs. For every horse, mare, or gelding	0 0 6
	Do. For every colt, filly, foal, mule, or ass	0 0 3
30	Do. For every bull, steer, cow, or heifer	0 0 3
	Do. For every calf, sheep, lamb, pig, or goat	0 0 0½
IN A COVERED MARKET.		
	For every waggon-load of hay, straw, clover, rye grass, vetches, or fodder	0 1 0
35	For every cart-load of hay, straw, clover, rye grass, vetches, or fodder	0 0 6
IN AN OPEN MARKET.		
	For every waggon-load of hay, straw, clover, rye grass, vetches, or fodder	0 0 8
40	For every cart-load of hay, straw, clover, rye grass, vetches, or fodder	0 0 4

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Department.	Amount of Tolls, &c.
IN A COVERED MARKET.	
From the occupier of each butcher's shop, stall, gale, or stand, according to the size and dimensions of the same, viz., for each superficial square foot thereof:—	£ s. d. 5
If taken by the year, not exceeding the sum of - - -	0 6 8
By the half year, not exceeding the sum of - - -	0 3 4
By the quarter year, not exceeding the sum of - - -	0 1 8
If otherwise taken or occupied, for each market day or other day in the week, not exceeding - - -	10 0 0 1½
For the carcase of every bull, steer, ox, cow, or heifer - - -	0 1 4
And in like proportion for every quarter of a carcase.	
For the carcase of every calf - - -	0 0 6
And in like proportion for every half of a carcase.	15
For the carcase of every sheep, lamb, pig, or goat - - -	0 0 3
And in like proportion for every half of a carcase.	
For every joint of meat or other portion of a carcase less than a joint - - -	0 0 1
From the occupier of each shop, stall, or stand for fruit or vegetables, raised above the ground, with progressive steps, benches, or otherwise, according to the size or dimensions of the same, viz., for each superficial square foot thereof:—	20
If taken by the year, not exceeding the sum of - - -	0 6 8
By the half year, not exceeding the sum of - - -	0 3 4
By the quarter year, not exceeding the sum of - - -	0 1 8
If otherwise taken or occupied, for each market day or other day in the week, not exceeding - - -	25 0 0 1½
From the occupier of each other shop, stall, stand, or bench, of whatever nature or kind, according to the size and dimensions of the same, viz., for each superficial square foot thereof:—	30
If taken by the year, not exceeding the sum of - - -	0 6 8
By the half year, not exceeding the sum of - - -	0 3 4
By the quarter year, not exceeding the sum of - - -	0 1 8
If otherwise taken or occupied, for each market day or other day in the week, not exceeding - - -	35 0 0 1½
From the occupier of each compartment or space on the surface of the ground, according to the size and dimensions of the same, viz., for each superficial square foot thereof:—	
If taken by the year, not exceeding the sum of - - -	0 4 0
By the half year, not exceeding the sum of - - -	0 2 0
By the quarter year, not exceeding the sum of - - -	0 1 0
If otherwise taken or occupied, for each market day or other day in the week, not exceeding - - -	40 0 0 1
From every other person exposing any article, matter, or thing for sale in the said markets, and not occupying any stall, stand, or bench, or any defined compartment or space on the surface of the ground:—	45
For every basket or other package of fruit, vegetables, or flowers, not containing more than one bushel - - -	0 0 1½ 50

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Department.		Amount of Tolls, &c.
		£ s. d.
	For every additional bushel or part of a bushel - - -	0 0 1½
5	For every basket or other package containing not more than twelve pounds weight of butter - - -	0 0 2
	For every additional six pounds or any part of six pounds weight of butter - - -	0 0 1
	For every basket or other package containing not more than three	
10	dozen eggs - - -	0 0 1
	For every additional dozen or part of a dozen eggs - - -	0 0 0½
	For live or dead ducks, fowls, or chickens - - - each	0 0 0½
	For live or dead geese or turkeys - - - each	0 0 1
	For every sucking or roasting pig - - -	0 0 1
15	For every hare, leveret, rabbit, pheasant, partridge, grouse, or other game	0 0 0½
	Pigeons, live or dead, not exceeding in number one dozen - -	0 0 2
	And for every additional six pigeons or part of six pigeons - -	0 0 1
	For any quantity of small or other birds, not above enumerated, dead or alive, and not exceeding one dozen in number - - -	0 0 2
20	And for every additional six or part of six small or other birds, not above enumerated, dead or alive - - -	0 0 1
	For every barrel, box, or other package of fish, not containing more than one hundredweight - - -	0 0 3
	For every additional fifty-six pounds weight or part of fifty-six pounds weight - - -	0 0 1
25	For every pad or other package of mackerel or other wet fish, not containing more than fifty in number - - -	0 0 1
	For every additional twenty-five or any part of twenty-five - -	0 0 0½
	For every pad or other package of bloaters or dried fish, not containing more than one hundred in number - - -	0 0 1
20	For every additional fifty or any part of fifty - - -	0 0 0½
	For every package of crabs or lobsters, containing not more than one hundredweight - - -	0 0 3
	For every additional fifty-six pounds or any part of fifty-six pounds weight - - -	0 0 1½
35	For every bag or other package of oysters, mussels, whelks, periwinkles, or cockles, or other shell fish, containing not more than one hundredweight - - -	0 0 2
	For every additional fifty-six pounds or any part of fifty-six pounds weight - - -	0 0 1
40	For every basket, hamper, or parcel not containing more than one bushel of any articles, matters, or things other than above specified	0 0 1½
	For every additional half bushel - - -	0 0 0½
IN THE UNCOVERED MARKETS.		
45	For every waggon containing fruit or vegetables, when loaded in the body only - - -	0 1 0
	For every waggon containing fruit or vegetables, when loaded on the wings, or higher than the body of the same - - -	0 1 6
	For every railway waggon, or other waggon with gearing above the body of the same - - -	0 2 0
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A.D. 1876.

Department.	Amount of Tolls, &c.
	£ s. d.
For every cart containing fruit or vegetables, when loaded in the body only - - - - -	0 0 6 5
For every cart containing fruit or vegetables, when loaded on the wings or higher than the body of the same - - -	0 0 9
For every cart containing fruit or vegetables, when loaded with gearing above the body of the same - - - - -	0 1 0
For every cart, waggon, or other vehicle, loaded with fruit or vegetables in pots, bags, hampers, or other packages, each containing not more than one bushel; for each such pot, bag, hamper, or other package - - - - -	10
For every additional bushel or any part of a bushel - - -	0 0 0½
For every truck or hand-cart containing fruit or vegetables - -	0 0 0½
For every waggon containing privet, quick, misletoe, holly, or other plants, trees, or shrubs - - - - -	0 0 6 15
For every cart containing privet, quick, misletoe, holly, or other plants, trees, or shrubs - - - - -	0 2 6
For every truck or hand-cart containing privet, quick, misletoe, holly, flowers, or other plants, trees, or shrubs - - - - -	0 1 6
For every stand or space occupied upon the floor for trees, shrubs, privet, quick, plants, misletoe, holly, or any other article, matter, or thing; for each superficial square foot thereof, not exceeding the sum of - - - - -	0 1 0 20
For every basket or other package containing flowers, herbs, water-cress, or planting roots, and not containing more than one bushel -	0 0 0½ 25
And for every additional half bushel or any part of a half bushel -	0 0 2
For every basket, hamper, bag, or other package of fruit or vegetables, containing not more than one bushel - - - - -	0 0 1
For every basket, hamper, bag, or other package of fruit or vegetables, containing more than one bushel; for every additional bushel or any part of a bushel - - - - -	0 0 0½ 30
For any number of sieves or other packages of fruit or vegetables, not exceeding five in number, and containing not more than fifteen pounds weight in each - - - - -	0 0 0½
And in like proportion for each additional five sieves or other packages, or any part of five sieves or other packages.	35
For any number of sieves or other packages of fruit or vegetables, not exceeding five in number, containing more than fifteen pounds weight, but not exceeding thirty pounds weight in each - -	0 0 1
And in like proportion for each additional five sieves or other packages, or any part of five sieves or other packages.	40
For every basket, hamper, or other package containing live or dead ducks, fowl, or chickens - - - - - per couple	0 0 0½ 45
For every basket, hamper, or other package containing live or dead geese or turkeys, for each goose or turkey - - - - -	0 0 0½
For every drove of geese or turkeys not exceeding twenty in number - - - - -	0 0 6

A.D. 1876.

Department.		Amount of Tolls, &c.		
		£	s.	d.
5	And for every additional ten geese or turkeys, or any part of ten geese or turkeys - - - - -	0	0	3
	For every drove of ducks, not exceeding twenty in number - - -	0	0	4
	And for every additional ten ducks or any part of ten ducks - - -	0	0	2
	For any live or dead geese or turkeys otherwise exposed for sale - - - - - each	0	0	1
10	For any live or dead ducks, fowls, or chickens otherwise exposed for sale - - - - - each	0	0	0½
	For every basket, hamper, or other package containing hares, leverets, rabbits, pheasants, partridges, or other game - - per couple	0	0	0½
15	For every hare, leveret, rabbit, or pheasant otherwise exposed for sale - - - - - each	0	0	0½
	For every brace of partridges, grouse, or other game otherwise exposed for sale - - - - -	0	0	0½

AT THE GENERAL FAIRS.

20	For each and every superficial square foot of ground used for an exhibition of wild beasts, or for any other public show, exhibition, or performances, any sum not exceeding the daily sum of - - -	0	0	1
25	For every stall, stand, bench, or any space of ground used by any person for the sale of any article, matter, or thing whatsoever, according to the size and dimensions of such stall, stand, bench, or space of ground, viz., for each superficial square foot thereof the daily sum of - - - - -	0	0	1
30	The above-mentioned tolls, stallages, rents, and charges in the said markets and fairs to be paid and payable in respect of the occupation of any shop, stall, bench, stand, compartment, or space of ground, or for any pen or lair, as well by the original taker or occupier thereof for a part or portion of the day or space of time, as by any subsequent taker or occupier of the same for any part or portion of the day or space of time.			

SALES BY AUCTION.

35	For every sale by auction, of whatever kind or nature, such sum or sums as the Corporation or the Markets and Fairs Committee may fix, in addition to the sums otherwise payable as tolls or rents under this Order.			
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PART III.

40 FOR WEIGHING AND MEASURING IN THE SEVERAL MARKETS AND FAIRS.

	For every article, matter, or thing, of whatever description, weighing not more than twenty pounds avoirdupois - - - - -	0	0	0½
45	For every article, matter, or thing, of whatever description, weighing more than twenty pounds, but not exceeding two hundred and forty pounds avoirdupois - - - - -	0	0	1

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A.D. 1876.

Department.	Amount of Tolls, &c.
	£ s. d.
For every article, matter, or thing, of whatever description, weighing more than two hundred and forty pounds avoirdupois - -	0 0 2 5
For measuring any quantity of goods, articles, matter, or thing sold by measure, not exceeding one bushel - - - -	0 0 0½
For measuring every quantity more than one bushel and not exceeding two bushels - - - - -	0 0 1
And for every bushel beyond two bushels - . - - -	0 0 0½ 10

PART IV.

FOR THE USE OF SLAUGHTER-HOUSES.

For every bull, ox, cow, steer, heifer, or bullock - - -	0 2 0	
For every calf - - - - -	0 0 6	
For every sheep, lamb, or goat - - - - -	0 0 3	15
For every hog or pig (except sucking pig) - - - - -	0 0 4	
For every sucking pig - - - - -	0 0 1	
For every other beast - - - - -	0 1 0	

PART V.

FARES AND CHARGES TO BE TAKEN BY CARRIERS, PORTERS, AND
DROVERS. 20

NO CARRIER SHALL CHARGE OR DEMAND MORE THAN THE FOLLOWING AMOUNTS,
NAMELY—

	s. d.	
For carting every live bull, ox, steer, cow, or heifer (except as herein-after provided) to or from any market or fair within the borough, a distance not exceeding a quarter of a mile, the sum of - - - -	1 0	25
Exceeding a quarter of a mile and not exceeding half a mile - - -	1 6	
Exceeding half a mile and not exceeding three quarters of a mile - -	2 0	
Exceeding three quarters of a mile and not exceeding one mile - - -	2 6	30
And for every additional quarter of a mile - - - - -	0 6	
And for carting every infuriated or dangerous bull, ox, steer, cow, or heifer, or any dead bull, ox, steer, cow, or heifer, a distance not exceeding a quarter of a mile, the sum of - - - - -	3 0	
Exceeding a quarter of a mile and not exceeding half a mile - - -	3 6	35
Exceeding half a mile and not exceeding three quarters of a mile - -	4 0	
Exceeding three quarters of a mile and not exceeding one mile - - -	5 0	
And for every additional quarter of a mile - - - - -	0 6	
For carting any number of sheep, lambs, goats, swine, or calves, not exceeding five in number, to or from any market or fair within the borough, a distance not exceeding a quarter of a mile, the sum of - - - - -	1 0	40
Exceeding a quarter of a mile and not exceeding half a mile - - -	1 6	
Exceeding half a mile and not exceeding three quarters of a mile - -	2 0	
Exceeding three quarters of a mile and not exceeding one mile - - -	2 6	
And for every additional five sheep, lambs, goats, swine, or calves, or any number under five, for each quarter of a mile - - - - -	1 0	45

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15

		<i>s.</i>	<i>d.</i>	A.D. 1876.
And for carting each quarter of the carcase of a beast to or from any market				
within the borough a distance not exceeding half a mile, the sum of		-	0 3	
Exceeding half a mile and not exceeding one mile		-	0 6	
And for every additional half a mile		-	0 3	
5	And for the carcase of every sheep, lamb, goat, or pig, and for every side of veal, a distance not exceeding half a mile, the sum of	-	0 2	
	Exceeding half a mile and not exceeding one mile	-	0 3	
	And for every additional half a mile	-	0 2	
10	And for carting any fruit, vegetables, or any article, matter, or thing, not exceeding in the whole ten hundredweight, to or from any market or fair within the borough, a distance not exceeding half a mile, the sum of	-	1 0	
	Exceeding half a mile and not exceeding one mile	-	1 6	
	For every additional half a mile	-	0 6	
15	And for every additional ten hundredweight, or fractional part thereof, in like proportion.			
	And for the detention of any carrier for half an hour after such carrier has been engaged, and either before or without his being despatched with any bull, ox, steer, cow, heifer, sheep, lamb, goat, swine, calf, or the carcase or part of the carcase of the same, or any fruit, vegetables, article, matter, or thing, the sum of	-	1 0	
	And for every subsequent half an hour of detention, before or without his being despatched with any of the foregoing, the sum of	-	1 0	
No PORTER SHALL CHARGE OR DEMAND MORE THAN THE FOLLOWING AMOUNTS, VIZ.,—				
25	For the portorage of any article, matter, or thing not exceeding in the whole one hundred and twelve pounds weight, to or from any market or fair within the borough, a distance not exceeding a quarter of a mile, the sum of	-	0 2	
	Exceeding a quarter of a mile and not exceeding half a mile	-	0 3	
30	Exceeding half a mile and not exceeding three quarters of a mile	-	0 4	
	Exceeding three quarters of a mile and not exceeding one mile	-	0 6	
	And for every additional quarter of a mile or fractional part thereof, an additional sum of half the above charges.	-	0 2	
35	And for the detention of any porter for half an hour after such porter has been engaged, and either before or without his being despatched with any article, matter, or thing, the sum of	-	0 3	
	And for every subsequent half an hour of detention, before or without his being despatched with any article, matter, or thing, the sum of	-	0 3	
40	No DROVER SHALL CHARGE OR DEMAND MORE THAN THE FOLLOWING AMOUNTS, VIZ.,—			
	For driving any number of beasts not exceeding six in number, to or from any market or fair within the borough, a distance not exceeding a quarter of a mile, the sum of	-	0 3	
45	Exceeding a quarter of a mile and not exceeding half a mile	-	0 6	
	Exceeding half a mile and not exceeding three quarters of a mile	-	0 9	
	Exceeding three quarters of a mile and not exceeding one mile	-	1 0	
	And in like proportion for any greater distance.			
50	And for every additional beast exceeding six, for each quarter of a mile	-	0 0½	

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A.D. 1876.	For driving any number of sheep, lambs, goats, swine, or calves, not exceeding	s.	d.	
	twenty in number, to or from any market or fair within the borough, a			
	distance not exceeding a quarter of a mile, the sum of	-	-	0 3
	Exceeding a quarter of a mile and not exceeding half a mile	-	-	0 6
	Exceeding half a mile and not exceeding three quarters of a mile	-	-	0 9 5
	Exceeding three quarters of a mile and not exceeding one mile	-	-	1 0
	And in like proportion for any greater distance.			
	And for every additional twenty, or less, sheep, lambs, goats, swine, or calves,			
	for each half a mile the sum of	-	-	0 3
	And for taking charge of, in any market or fair, any beast, calves, sheep, lambs,			10
	goats, or swine, or for assisting in taking charge of the same for one day			
	(from the opening to the closing of any market or fair), the sum of	-	-	5 0
	And in like proportion for the quarter of a day or half of a day.			
	And for the detention of any drover for half an hour after such drover has			
	been engaged, and either before or without his being despatched with any			15
	beast, calves, sheep, lambs, goats, or swine, the sum of	-	-	0 3
	And for every subsequent half an hour of detention before or without his being			
	despatched with any beast, calves, sheep, lambs, goats, or swine, the sum of	0	3	
	Given under the Seal of Office of the Local Government Board, this			
	Nineteenth day of June, in the year One thousand eight			20
	hundred and seventy-six.			

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

DISTRICT OF BRENTFORD.

Provisional Order to enable the Urban Sanitary Authority for the District of 25
Brentford to put in force the Compulsory Clauses of the Lands Clauses
Consolidation Acts, 1845, 1860, and 1869.

To the Brentford Local Board, being the Sanitary Authority for the
Urban Sanitary District of Brentford, in the County of
Middlesex ; 30
And to all others whom it may concern.

WHEREAS the Brentford Local Board, as the Sanitary Authority for the
Urban Sanitary District of Brentford, in the County of Middlesex, require to
purchase and take certain lands and premises, which are described in the
Schedule to this Order, for the purpose of erecting offices for the transaction of 35
their business ;

And whereas the said Local Board have made due publication in the
newspaper and served the several notices as required by the Public Health
Act, 1875, and have presented a Petition to the Local Government Board,
stating as required by that Act, and praying, with reference to the said lands 40
and premises, to be allowed to put in force the powers of the Lands Clauses
Consolidation Acts, with respect to the purchase and taking of lands otherwise
than by agreement ;

And whereas upon receipt of such Petition, the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held after due notice, and report has been made to them thereon: A.D. 1876.
6—

- 5 Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the Brentford Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation
10 Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

- 15 All that piece of land, with the building thereon known as "The Cage," containing three thousand eight hundred and sixty-five square feet, or thereabouts, situate on the south side of the High Street, Old Brentford, in the County of Middlesex, adjoining "Ferry Lane," bounded on the north by the said street,
20 on the east by the said lane, and on the south and west by part of Cage Square, measuring on the north side thereof sixty-two feet six inches, or thereabouts, on the east side thereof sixty-two feet, or thereabouts, on the south side thereof eighty-three feet six inches, or thereabouts, and on the west side thereof forty-seven feet, or thereabouts.

Given under the Seal of Office of the Local Government Board, this
Sixteenth day of June, in the year One thousand eight hundred
and seventy-six.

25

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

SPECIAL DRAINAGE DISTRICT OF BURGESS HILL.

Provisional Order for dissolving the Special Drainage District of Burgess Hill, and for other purposes.

- 30 To the Guardians of the Poor, of the Cuckfield Union, in the County of Sussex, being the Sanitary Authority for the Rural Sanitary District of that Union; —
To the Inhabitants of the Special Drainage District of Burgess Hill, in the said Rural Sanitary District; —
35 And to all others whom it may concern.

WHEREAS by Section 270 of the Public Health Act, 1875, it is enacted that the Local Government Board may, by Provisional Order, dissolve any Special Drainage District in which a loan has been raised for the execution of works, and merge it in the Parish or Parishes in which it is situated;

[264.]

C

A.D. 1876. And whereas by Section 275 of the said Public Health Act, 1875, it is enacted, that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above-recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order); and that any Order made in pursuance 5 of that part of the Act may, if necessary, provide for the settlement of any differences, or the adjustment of any accounts or apportionment of any liabilities arising between districts, parishes, or other places in consequence of the exercise of any powers conferred by that part of the Act, and may direct the persons by whom and to whom any moneys found to be due are to be paid, and the mode 10 of raising such moneys;

And whereas the Special Drainage District of Burgess Hill, in the County of Sussex, is comprised within the Rural Sanitary District of the Cuckfield Union, in the same County, and is a District in which a loan has been raised 15 for the execution of works;

And whereas the liability for the repayment of the said loan (of which the sum of three hundred and twenty-two pounds now remains unpaid) together with the interest thereon, now attaches to the Guardians of the Poor of the Cuckfield Union, as the Sanitary Authority for the said Rural Sanitary District, and the Local Government Board propose to issue a Provisional Order to 20 dissolve the said Special Drainage District, and to merge it in the Parish of Keymer, in which it is situated;

And whereas the Local Government Board directed a Local Inquiry to be held on the subject of the proposed dissolution of the said Special Drainage District, and the same was held after due notice, and report has been made to 25 them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that the following provisions shall take effect, viz. :—

I. The said Special Drainage District of Burgess Hill shall be dissolved, and 30 shall be merged in the said Parish of Keymer, in which it is situated.

II. This Order shall come into operation on the Twenty-ninth day of September next following the date of the Act of Parliament confirming the same.

III. The Guardians of the Poor of the Cuckfield Union, as such Sanitary 35 Authority as aforesaid, shall defray the annual instalments of so much of the said sum of three hundred and twenty-two pounds as shall remain owing after the said Twenty-ninth day of September, together with the interest from time to time to accrue due thereon, and the payments made by them for that purpose shall be deemed to be Special Expenses as defined by Section 229 of 40 the Public Health Act, 1875, and shall be charged upon that part of their District which formerly constituted the said Special Drainage District, and be raised by the levy of a rate therein by the Overseers of the Poor of the Parish

of Keymer, in the same manner as if it were a rate for Special Expenses in a contributory place within the meaning of the said Public Health Act, 1875. A.D. 1876.

Given under the Seal of Office of the Local Government Board, this
Sixteenth day of June, in the year One thousand eight hundred
and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

RURAL SANITARY DISTRICT OF THE CAISTOR UNION.

Provisional Order to enable the Sanitary Authority for the Rural Sanitary District of the Caistor Union to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Guardians of the Poor of the Caistor Union, in the County of Lincoln, being the Sanitary Authority for the Rural Sanitary District of that Union ; —

And to all others whom it may concern.

WHEREAS the Guardians of the Poor of the Caistor Union, in the County of Lincoln, as the Sanitary Authority for the Rural Sanitary District of that Union, require to purchase and take certain lands and premises, which are described in the Schedule hereto, for the purpose of constructing certain works for the disposal of the sewage of the Parishes of Laceby, Market Rasen, Middle Rasen, and Tealby, in the said District ;

And whereas the said Sanitary Authority made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and presented three petitions to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement :

And whereas upon receipt of such petitions, the Local Government Board directed a local inquiry to be held as to the propriety of assenting to the prayer thereof, and inquiry was held after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

A.D. 1876.

The SCHEDULE above referred to.

In the County of LINCOLN.

Description.	Owners.	Occupiers.	
Parish of LACEBY.			
One rood of land, bounded on the east by Laceby Beck, and a right of way thereto.	Theophilus Harneis. John	Theophilus Harneis. John	5
Parish of MIDDLE RASEN.			
A close of glebe land, containing about 9 acres, 3 roods, and 10 perches, bounded on the east by a road leading from West Rasen to Caistor, on the west by land of William Goodson, on the north by the River Rase, and on the south by land of John Joseph Young, in the occupation of Priddon Musgrave.	The Reverend W. H. Bland.	Priddon Musgrave.	10
Parish of TEALBY.			15
A piece of land, containing 1 acre, 3 roods, and 3 perches, or thereabouts.	Admiral d'Eyncourt	Joseph Cade.	

Given under the Seal of Office of the Local Government Board, this
Fifteenth day of June, in the year One thousand eight hundred
and seventy-six. 20

(L.S.)

G. SOLATER-BOOTH, President.
THOS. SALT, Secretary.

DISTRICT OF CASTLEFORD.

*Provisional Order to enable the Urban Sanitary Authority for the District of
Castleford to put in force the Compulsory Clauses of the Lands Clauses
Consolidation Acts, 1845, 1860, and 1869.* 25

To the Castleford Local Board of Health, being the Sanitary Authority
for the Urban Sanitary District of Castleford, in the West Riding of
the County of York; —

And to all others whom it may concern. 30

WHEREAS the Castleford Local Board of Health, being the Sanitary
Authority for the Urban Sanitary District of Castleford, in the West Riding
of the County of York, require to purchase and take certain lands and premises
described in the Schedule to this Order, for the purpose of constructing certain
works for the disposal of sewage and for constructing a new street in the said 35
District;

And whereas the said Sanitary Authority have made due publication in the
newspaper and served the several notices, as required by the Public Health Act,
1875, and have presented a Petition to the Local Government Board, stating

as required by such Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement ;

A.D. 1876.

5 And whereas the Local Government Board, on receipt of the said Petition, directed a Local Inquiry to be held as to the propriety of assenting to the prayer of such Petition, and such inquiry was held after due notice, and a report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of
10 the powers given by the Statutes in that behalf, do hereby empower the Castleford Local Board of Health, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase
15 and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

Township of FRYSTON or WATER FRYSTON, in the Parish of FERRY FRYSTON,
in the West Riding of the County of York.

20	Nos. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
	1	Field - -	The Master and Fellows of Queen's College, Oxford.	The Right Hon. Lord Houghton.	The Right Honourable Lord Houghton.
25	2	Field and Willow Garth.	Ditto - -	Ditto -	Ditto.
	3	Stream or water-course.	Ditto - -	Ditto -	Ditto.
30	5	Tramway - -	The Wheldale Coal Company, Limited.	The Wheldale Coal Company, Limited.	The Wheldale Coal Company, Limited.

Township of CASTLEFORD, in the Parish of CASTLEFORD, in the West Riding
of the County of York.

35	7	Occupation road -	Thomas Harrison Habbershaw, John Holmes, Henry Arundel, Edgar Breffit, the Rector, Churchwardens, and Overseers of the Poor of the Township of Castleford.	- - -	Christopher Sweeting, Elizabeth Lumb, and John Simpson, Edgar Breffit and Company.
40	8	Field - -	Thomas Davison Bland	- - -	Charles Taylor.

*Local Government Board's [39 & 40 VICT.]
Provisional Orders Confirmation (Bath, &c.)*

A.D. 1876.

Nos. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
9	Occupation road -	Edgar Breffit, John Holmes, Thomas Davison Bland, The Right Honourable John Charles George Earl of Mexborough, George Sykes, and Thomas James Kassell, William Gee, Charles Bathurst Luis Fernandes, William Henry Gill, David Ramsden, George Carter, Edgar Breffit, Joseph Crowther, the Castleford and Whitwood Gas Light and Coke Company, Limited, Elizabeth Robinson, and Thomas James Kassell.	- - -	Edgar Breffit and Company, Christopher Sweeting, Charles Taylor, Sarah Hepworth, George Sykes, William Staley, Edward Atherton, Richard Hunt, Charles Mounty, Samuel Dickinson, John Elliss, George Brooks, William Poskitt, William Gee, John Brown, George Pybus, Emmanuel Synyard, James Horner, Richard Hodgson, James Bell, William Pollitt, George Waddington, the Castleford Local Board of Health, the Castleford and Whitwood Gas Light and Coke Company, Limited, and John Thackray. 5 10 15 20 25
13	Land and buildings	Nancy Cookson - - -	- - -	Frank Belch.
13A	Ditto - -	George Smith - - -	- - -	Joseph Appleyard.
13B	Ditto - -	Edgar Breffit - - -	- - -	Matthew Connell.
14	Ditto - -	William Etherington - - -	- - -	William Etherington.
15	Ditto - -	Charlotte Etherington - - -	- - -	Charlotte Etherington. 30
16	Ditto - -	Ann Etherington - - -	- - -	Joseph Craven.
17	Ditto - -	Ditto - - -	- - -	William Henry Bedford.
18	Land and building	William Etherington and Ann Etherington.	- - -	Joseph Craven and William Etherington.
19	Building - -	William Etherington - - -	- - -	William Etherington. 35
20	Land and buildings	Charles Bathurst Luis Fernandes, and William Henry Gill.	- - -	Mary Bertha Liversidge.
22	Ditto - -	Edgar Breffit - - -	- - -	Mary Ann Harrison.
23	Ditto - -	Ditto - - -	- - -	Joseph Taylor. 40
24	Ditto - -	Ditto - - -	- - -	Catherine Bucktrout.
25	Ditto - -	Ditto - - -	- - -	Catherine Bucktrout, Mary Ann Harrison, and Joseph Taylor.
26	Ditto - -	Ditto - - -	- - -	Robert Rockett. 45
27	Ditto - -	Ditto - - -	- - -	David Taylor.
28	Ditto - -	Ditto - - -	- - -	Elizabeth Pearson.
29	Ditto - -	Ditto - - -	- - -	In hand.
30	Wharf - -	Ditto - - -	- - -	In hand.
31	Land and buildings	Ditto - - -	- - -	William Furness. 50

A.D. 1876.

	Nos. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	33	Land and buildings	Thomas Harrison Habbershaw.	- - -	James Field.
	34	Ditto - - -	Ditto - - -	- - -	Edward Sutcliffe.
10	35	Ditto - - -	Ditto - - -	- - -	James Field, Edward Sutcliffe, John Habbershaw, Joshua Farr, and Thomas Harrison Habbershaw.
	36	Ditto - - -	Ditto - - -	- - -	Edward Sutcliffe.
	37	Ditto - - -	Ditto - - -	- - -	John Habbershaw.
15	38	Land - - -	Ditto - - -	- - -	Thomas Harrison Habbershaw.
	39	Ditto - - -	John Dixon and Elizabeth his wife.	- - -	John Wilson.
20	40	Occupation road -	George Bradley -	- - -	William Wilson MacVay and Richard Sykes.

Given under the Seal of Office of the Local Government Board, this Sixteenth day of June, in the year one thousand eight hundred and seventy-six.

25 (L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

BOROUGH OF GUILDFORD.

Provisional Order for repealing a Local Act.

30

To the Mayor, Aldermen, and Burgesses of the Borough of Guildford, in the County of Surrey, being the Sanitary Authority for the Urban Sanitary District of that Borough ; —
And to all others whom it may concern.

35

WHEREAS, under the powers and provisions of a Local Act of Parliament passed in the thirty-second year of the reign of His late Majesty, King George the Second, intituled “ An Act for establishing, regulating, and maintaining a “ nightly watch, and for enlightening the open places and streets within the “ Town of Guildford, in the County of Surrey,” certain Trustees were appointed to execute that Act in the Borough of Guildford ;

A.D. 1876.

And whereas under and by virtue of Section 75 of an Act passed in the fifth and sixth years of the reign of His late Majesty, King William the Fourth, intituled "An Act to provide for the regulation of Municipal Corporations in England and Wales," the powers of the said Trustees under the said Local Act were transferred to the Mayor, Aldermen, and Burgesses of the said Borough;

And whereas the Borough of Guildford is an Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses, acting by the Council, are the Urban Sanitary Authority;

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875;

And whereas the said Local Act is a Local Act within the meaning of, and relates to the same subject-matters as, the Public Health Act, 1875;

And whereas the said Urban Sanitary Authority having applied to the Local Government Board to issue a Provisional Order to repeal the said Local Act, the Local Government Board directed a local Inquiry to be held on the subject, and the same was held, after due notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the above-mentioned Local Act shall be wholly repealed, except so far as it may have been acted upon, and so far as it may be necessary to continue the same for the purpose of enabling the said Urban Sanitary Authority to recover all rates due thereunder on or before the said Twenty-ninth day of September.

Provided always, that all matters and things commenced under the authority of the said Local Act, and not concluded on the said Twenty-ninth day of September, may be continued under the same authority until concluded.

Given under the Seal of Office of the Local Government Board, this
 Sixteenth day of June, in the year One thousand eight hundred
 and seventy-six.

(L.S.)

G. SOLATER-BOOTH, President.
 THOS. SALT, Secretary.

40

A.D. 1876.

BOROUGH OF HANLEY.

Provisional Order to enable the Urban Sanitary Authority for the Borough of Hanley to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

- 5 To the Mayor, Aldermen, and Burgesses of the Borough of Hanley, in the County of Stafford, being the Urban Sanitary Authority for that Borough ; —

And to all others whom it may concern.

- WHEREAS the Mayor, Aldermen, and Burgesses of the Borough of
10 Hanley, in the County of Stafford, acting by the Council, being the Urban Sanitary Authority for that Borough, require to purchase and take certain lands and premises which are described in the Schedule to this Order, for the purpose of widening, enlarging, and improving certain streets called Tontine Passage, Stafford Street, and Lower Charles Street, in the said Borough, and
15 for the purpose of disposing of the sewage of the said Borough ;

- And whereas the said Urban Sanitary Authority have made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and presented a Petition to the Local Government Board, stating as required by such Act, and praying, with reference to the said lands
20 and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement ;

- And whereas the Local Government Board, upon receipt of such Petition, directed a Local Inquiry to be held as to the propriety of assenting to the
25 prayer thereof, and such Inquiry was held after due notice, and a report has been made to them thereon :

- Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said Urban Sanitary Authority, from and after the date of the Act of Parliament
30 confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

*Local Government Board's [39 & 40 VICT.]
Provisional Orders Confirmation (Bath, &c.)*

A.D. 1876.

The SCHEDULE above referred to.

No. on deposited Plan.	Description of Property.	Owners.	Occupiers.
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PART I.

5

As to the IMPROVEMENT of TONTINE PASSAGE.

1	Alehouse "Market Tavern" -	Charles Baker - -	Charles Howard King, Louisa Hall.
2	Beerhouse "The Grapes" -	Mary Longden, and Elizabeth Moxon for her children.	Edward John Smith.
3	Hay store and warehouse -	Ditto - - -	George Davis.
4	House - - -	James Tellwright - -	Joseph Small.
5	Ditto - - -	Ditto - - -	John Greatbach.
6	Ditto - - -	Ralph Scragg - -	Joseph Fowle.

10

PART II.

15

As to the IMPROVEMENT of STAFFORD STREET.

7	Warehouse - - -	Peter Rochell - -	John Rochell.
8	House - - -	Ditto - - -	William Birch.
9	Ditto - - -	Ditto - - -	William Johnson.
10	Ditto - - -	George Leeke - -	Thomas Peake.
11	Ditto - - -	Ditto - - -	John Gate.
12	Ditto - - -	Ditto - - -	Israel Goldbarg.
13	Ditto - - -	Ditto - - -	John Abbotta.
14	Ditto - - -	Ditto - - -	John Moreton.
15	Ditto - - -	Ditto - - -	William Heath.
16	Ditto - - -	Ditto - - -	Elizabeth Hawthorne.
18	Ditto - - -	Henry Spencer - -	John Warner.
19	Back yard and outbuildings -	Ralph Booth, Therza Booth, and Elizabeth Johnson.	Ann Booth.
20	Back yard - - -	Ditto - - -	Henry Spencer.
21	Building and yard - -	Henry Spencer - -	Ditto.

20

25

30

PART III.

As to the IMPROVEMENT of LOWER CHARLES STREET.

22	Garden and outbuilding -	Samuel Bullock, Ann Flower, Elizabeth Burton.	Samuel Bullock.
23	Outbuilding - - -	Ditto - - -	Ann Flower.

35

No. on deposited Plan.	Description of Property.	Owners.	Occupiers.
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A.D. 1876.

PART IV.

5

LANDS required for the DISPOSAL of SEWAGE.

24	Meadow or close of land	-	Agnes Anastasia Armistead	Thomas Hill.
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Given under the Seal of Office of the Local Government Board, this
Nineteenth day of June, in the year One thousand eight hundred
and seventy-six.

10

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

BOROUGH OF LIVERPOOL.

Provisional Order for altering a Local Act.

15

To the Mayor, Aldermen, and Burgesses of the Borough of Liverpool,
in the County of Lancaster, being the Urban Sanitary Authority
for that Borough ; —
And to all others whom it may concern.

WHEREAS the Borough of Liverpool, in the County of Lancaster, is an
Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses, acting
20 by the Council, are the Urban Sanitary Authority ;
And whereas by Section 28 of the Liverpool Sanitary Amendment Act,
1854, it is enacted that it shall not be lawful to drive through or along any
street in the borough any carriage, cart, waggon, lorry, float, or other vehicle
which shall, in the widest part thereof, including the wheels thereof, measure
25 more than seven feet six inches in breadth ; and that any person who shall
drive, lead, or conduct any carriage, cart, waggon, lorry, float, or other vehicle
which shall exceed such width, and the owner thereof who shall permit the
same to be driven in or along any street in any part of the said borough, shall
forfeit and pay a sum not exceeding five pounds for every day on which such
30 offence shall be committed, subject to the provisos therein contained ;
And whereas by Section 303 of the Public Health Act, 1875, the Local
Government Board are empowered, on the application of the Sanitary Authority
of any Sanitary District, by Provisional Order, wholly or partially to repeal,
alter, or amend any Local Act, other than an Act for the conservancy of rivers
35 which is in force in any area comprising the whole or part of any such District,
and not conferring powers or privileges on any persons or person for their or his
own pecuniary benefit, which relates to the same subject-matters as the Public
Health Act, 1875 ;

A.D. 1876. — And whereas the said Local Act is a Local Act within the meaning of, and relates to the same subject-matters as the Public Health Act, 1875, and the said Urban Sanitary Authority have applied to the Local Government Board to issue a Provisional Order to alter the said Local Act as herein-after mentioned; 5

And whereas, upon receipt of the said application, the Local Government Board directed a Local Inquiry to be held on the subject, and the same was held, after due notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from 10 and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, Section 28 of the said Local Act shall be altered so as to exclude from the operation of the said Section any van or carriage specially constructed for the conveyance of prisoners.

Given under the Seal of Office of the Local Government Board, this 15
 Nineteenth day of June, in the year one thousand eight hundred
 and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
 JOHN LAMBERT, Secretary.

CITY OF ROCHESTER.

20

Provisional Order for altering the mode of defraying the Expenses of an Urban Sanitary Authority.

To the Mayor, Aldermen, and Citizens of the City of Rochester, in the County of Kent, being the Urban Sanitary Authority for that City; —

25

And to all others whom it may concern.

WHEREAS by Section 208 of the Public Health Act, 1875, it is enacted that where at the time of the passing of that Act the expenses incurred by an Urban Sanitary Authority for sanitary purposes are payable otherwise than in the manner provided by the Local Government Acts, the Local Government Board may, on the application of such Authority, or of any ten persons rated to the relief of the Poor within the District, declare by Provisional Order that the expenses of such Authority incurred in the execution of that Act shall be defrayed out of a District Fund and General District Rate to be levied by them under that Act, subject to the provisions of that Act with respect to the mode 30 of defraying in certain cases the expenses of the repair of highways; 35

And whereas the City of Rochester, in the County of Kent, is an Urban Sanitary District, of which the Mayor, Aldermen, and Citizens, acting by the Council, are the Urban Sanitary Authority;

And whereas the expenses incurred by the said Urban Sanitary Authority for sanitary purposes, at the time of the passing of the above-recited Act, were not payable in the manner provided by the Local Government Acts, and the Local Government Board have received an application from more than ten persons who are rated to the relief of the Poor within the said Urban Sanitary District, praying them to declare by Provisional Order that the expenses of such Authority incurred in the execution of the above-recited Act should be defrayed as herein-after mentioned ;

And whereas upon receipt of such application the Local Government Board directed a Local inquiry to be held on the subject, and the same was held after due notice thereof, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the First day of January next following the date of the Act of Parliament confirming this Order, all the expenses of the Urban Sanitary Authority for the Urban Sanitary District of the City of Rochester, incurred in the execution of the Public Health Act, 1875, shall be charged upon and defrayed out of a District Fund and General District Rate to be levied by them under that Act, subject to the provisions of that Act with respect to the mode of defraying in certain cases the expenses of the repair of highways.

Given under the Seal of Office of the Local Government Board, this
Seventeenth day of June, in the year one thousand eight hundred
and seventy-six.

25 (L.S.)

G. SOLATER-BOOOTH, President.
JOHN LAMBERT, Secretary.

BOROUGH OF WARWICK.

Provisional Order for partially repealing and altering a Local Act.

To the Mayor, Aldermen, and Burgesses of the Borough of Warwick, in the County of Warwick, being the Urban Sanitary Authority for that Borough ; —

And to all others whom it may concern.

WHEREAS, under the provisions of a Local Act of Parliament passed in the thirty-sixth year of the reign of Her present Majesty, Queen Victoria, intituled "The Warwick Local Board Waterworks Act, 1872," the Mayor, Aldermen, and Burgesses of the Borough of Warwick, in the County of Warwick, were empowered to supply water within the limits prescribed by that Act, and for that purpose to execute the works and take the lands therein mentioned ;

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A.D. 1876. And whereas the said Borough of Warwick is an Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses, acting by the Council, are the Urban Sanitary Authority ;

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority 5 of any Sanitary District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as 10 the Public Health Act, 1875 ;

And whereas the said Local Act is a Local Act within the meaning of, and partly relates to the same subject matters as, the Public Health Act, 1875 ;

And whereas the said Urban Sanitary Authority applied to the Local Government Board to partially repeal, alter, and amend the said Local Act, as 15 herein-after mentioned ; and the Local Government Board, on receipt of such application, directed a Local Inquiry to be held on the subject, and the same was held after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from 20 and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the following provisions shall take effect ; viz.—

I. Sections 2, 6 to 18, 28 to 42, 44, 45, and 46, all inclusive, of the said Local Act shall be wholly repealed, except so far as the same shall have been 25 acted upon, and so far as it may be necessary to continue the same for enabling the said Urban Sanitary Authority to recover all rents and other moneys due thereunder on or before the said Twenty-ninth day of September.

Provided, that all matters and things commenced under the authority of the sections hereby repealed, and not concluded before the said Twenty-ninth day 30 of September, may be continued under the same authority until concluded.

II. The remaining sections and provisions of the said Local Act shall be altered so as to be applicable to any undertaking or works for the supply of water which may be carried on or constructed by the said Urban Sanitary Authority, under the provisions of the Public Health Act, 1875. 35

Given under the Seal of Office of the Local Government Board, this
 Sixteenth day of June, in the year One thousand eight hundred
 and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
 THOS. SALT, Secretary.

A.D. 1876.

DISTRICT OF WORTHING.

*Provisional Order for extending the provisions of a Local Act, and for altering
a confirming Act.*

To the Worthing Local Board of Health, being the Sanitary Authority for
5 the Urban Sanitary District of Worthing, in the County of Sussex ;—
And to all others whom it may concern.

WHEREAS under the powers and provisions of a Local Act of Parliament
passed in the seventh year of the reign of His late Majesty King George the
Fourth, intituled "An Act for making and maintaining a Turnpike Road from
10 " Worthing to Lancing, in the County of Sussex, and groynes, embankments, and
" other sea defences, for protecting such road and the lands adjoining from the
" future encroachments of the sea," certain trustees were appointed to make and
maintain a turnpike road, in that Act called "the Worthing and Lancing
Turnpike Road," and they were authorised and required to build, make, repair,
15 and maintain groynes, embankments, tunnels, sluices, and other sea defences,
for the protection of such road and of the adjoining lands from encroachments
and overflowing of the sea, and to extend such groynes, embankments, and sea
defences on the eastward side of such road to the first groyne on the east side
of "Shop's Dam," in the Parish of Lancing, in the County of Sussex ;

20 And whereas by Section 32 of the said Local Act, the said trustees were
empowered to levy, for the purpose of defraying the expenses incurred in
carrying out the several purposes of that Act, a rate of ten shillings for every
acre of the lands mentioned in Schedule B. to that Act, and a further rate of five
shillings for every acre of the lands mentioned in Schedule C. to the same Act ;

25 And whereas by a Provisional Order, made in pursuance of the Local
Government Act, 1858, and dated the Eighth day of April, One thousand
eight hundred and sixty-nine, under the hand of one of Her Majesty's Principal
Secretaries of State, it was ordered that the powers of the trustees appointed
and acting under the above-mentioned Local Act should cease, and that all
30 the powers which would not be affected by that Order should vest in and be
exercised by the Worthing Local Board of Health (herein-after called the
Local Board) as fully and effectually as if the Local Board were trustees
appointed under that Act ;

And whereas by Clause 3 of the same Provisional Order, the said Local Act,
35 so far as it related to the lands comprised in Schedule C. thereto, was wholly
repealed ;

And whereas by Clause 4 of the said Order, the District of the Local Board,
for the purposes of the said Local Act, was, as to sea defences, extended to the
second groyne on the east side of the sluice at Sea Mills Bridge, being about
40 one hundred and twenty yards eastward of the boundary of the District as
constituted under the Public Health Act, 1848, instead of the first groyne on
the east side of the "Shop's Dam," as in the said Local Act is mentioned, and

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A.D. 1876. so as to include the lands mentioned in Schedule B. to that Local Act, for the purpose of levying thereon the rates mentioned in Section 32 above mentioned ;

And whereas by Clauses 5 and 6 of the said Order, the Local Board were empowered, for the purpose of carrying out the purposes of the said Local Act and of that Order, to assess, raise, and levy upon the owners of the lands set forth in the Schedule thereto, in addition to all other rates to which the said lands were liable, a rate of ten shillings for every acre of the said lands, and so on in proportion for any less quantity ; and all the unrepealed provisions of the said Local Act, with respect to making and levying the rates authorised by Section 32 above mentioned, were applied and extended to the levying of the rate thereby authorised to be assessed, raised, and levied, subject to certain provisions in the said Order contained ;

And whereas by Clause 8 of the said Order, the Local Board were empowered to defray out of the General District Rates of their District any charges and expenses incurred for the purposes of that Order, and in erecting, repairing, or maintaining any groynes, embankments, and other sea defences for protecting and defending any part of their District from encroachments of or injury by the sea ;

And whereas by Clause 9 of the said Order, the Local Board are empowered to borrow any moneys required for the purpose of defraying the costs, charges, and expenses incurred or to be incurred by them in the execution of the works mentioned in the said Local Act, on the security of the rates and tolls therein mentioned ;

And whereas by Clause 15 of the said Order, it was ordered that the owners and occupiers of the lands set forth in Schedule B. to the said Local Act should, subject to a proviso therein contained, be entitled to vote in the election of members of the Local Board, in the same manner as they would be entitled to vote if the said lands were included for all purposes in the District of the Local Board ;

And whereas the said Provisional Order was duly confirmed by "The Local Government Supplemental Act, 1869" ;

And whereas by Section 297 of the Public Health Act, 1875, it is enacted that any Act confirming any Provisional Order made in pursuance of any of the Sanitary Acts or of that Act, may be repealed, altered, or amended by any Provisional Order made by the Local Government Board and confirmed by Parliament ;

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any Sanitary District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relate to the same subject-matters as the Public Health Act, 1875 ;

And whereas by the same section it is enacted that any such Provisional Order may provide for the extension of the provisions of the Local Act referred to therein beyond the District or Districts within the limits of such

Act, or for the exclusion of the whole or a portion of any such District from A.D. 1876.
the application of such Act ;

And whereas the District of the Local Board is an Urban Sanitary District,
and the Local Board, as the Sanitary Authority for such Urban Sanitary
5 District, have applied to the Local Government Board to issue a Provisional
Order to alter and extend the provisions of the said Local Act, and to alter the
Local Government Supplemental Act, 1869, so as to provide for the erection
and maintenance of further works outside of their District for the protection of
their District from encroachments or injury by the sea ;

10 And whereas upon receipt of the said application, the Local Government
Board directed a local inquiry to be held, and the same was held, after due
notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the
powers given by the Statutes in that behalf, do hereby Order that, from
15 and after the date of the Act of Parliament confirming this Order, the following
provisions shall take effect ; viz. :

I.—Clause 4 of the above-mentioned Provisional Order shall be altered so as
to provide that the District of the Local Board, for the purposes of the said
Local Act and Provisional Order, shall, as to sea defences extend to a point
20 one thousand feet eastward of the eastern boundary of the said District for sea
defences as defined by the above-mentioned Provisional Order, and the pro-
visions of the said Local Act and of the said Provisional Order shall be
applicable to the extended limits hereby defined.

II.—The Local Board shall, for the purpose of sea defences, be at liberty
25 to take, enter upon, and use any part of the beach or foreshore of their
District as extended by this Order.

Given under the Seal of Office of the Local Government Board,
this Nineteenth day of June, in the year One thousand eight
hundred and seventy-six.

30

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

**Local Government
Board's Provisional
Orders Confirmation
(Bath, &c.) [H.L.]**

A

B I L L

INTRODUCED

An Act to confirm certain Provisional Orders of the Local Government Board relating to the Boroughs of Bath and Birmingham, the District of Brentford, the Special Drainage District of Burgess Hill, the Rural Sanitary District of the Caistor Union, the District of Castleford, the Boroughs of Guildford, Hanley, Liverpool, Rochester, and Warwick, and the District of Worthing.

(Brought from the Lords 21 July 1876.)

*Ordered, by The House of Commons, to be Printed,
21 July 1876.*

[Bill 264.]

Under 5 oz.

A

B I L L

INTITULED

An Act to confirm certain Provisional Orders of the Local Government Board relating to the District of Bilbrough, the Improvement Act Districts of Bournemouth and Cirencester, the Districts of Clay Lane, Eccleshill, Felling, Nelson, and Normanton, the Improvement Act District of Runcorn, and the Districts of Stow-on-the-Wold, Sunderland, and Tormoham. A.D. 1876.

WHEREAS the Local Government Board have, as regards the districts herein mentioned, made the Provisional Orders set forth in the schedule hereunto annexed, under the provisions of the Public Health Act, 1875 :

5 And whereas it is requisite that the said Orders should be confirmed by Parliament, and that the provisions herein contained should be enacted in reference to certain of the said districts :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and
 10 Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. The Orders set out in the schedule hereunto annexed shall be and the same are hereby confirmed, and all the provisions thereof shall, from and after the passing of the Act, have full validity and
 15 force. The Provisional Orders in schedule confirmed.

2. When the Order hereby confirmed whereby the Local Government District of Bilbrough is dissolved comes into operation, so much only of the powers, rights, duties, capacities, liabilities, obligations, and property exerciseable by or attaching to or vested
 20 in the said Bilbrough Local Board as are exerciseable by or attach to or are vested in a rural sanitary authority under the Public Health Act, 1875, shall be transferred to the guardians of the poor of the Tadcaster Union as the sanitary authority for the rural sanitary district of that union. Special provision for the Bilbrough District.

[Bill 265.]

A

A.D. 1876.

Special provision as to the Improvement Act District of Bournemouth.

3. The Commissioners mentioned in the Provisional Order relating to the Improvement Act District of Bournemouth, hereby confirmed, shall not at any time hereafter construct any work on any part of the shore or bed of the sea where and so far up the same as the tide flows and reflows, without the previous consent of 5 the Board of Trade, to be signified in writing, under the hand of one of the secretaries or assistant secretaries of the said Board, and according to such plan and under such restrictions and regulations as the said Board of Trade shall approve of, such approval being signified as last aforesaid; and where any such work shall have 10 been constructed with such consent as aforesaid, the said Commissioners shall not at any time alter or extend the same without obtaining, previously to making any such alteration or extension, the like consent or approval; and if any such work shall be commenced without such consent or approval, the Board of Trade 15 may abate and remove the same, and restore the site thereof to its former condition at the cost of the said Commissioners; and the amount of such costs shall be a debt due to the Crown, and recoverable against the said Commissioners accordingly.

Saving rights of the Crown in the foreshore.

4. Nothing contained in the last-mentioned Provisional Order, 20 or in this Act, shall authorise the Commissioners mentioned in the said Order to take, use, or in any manner interfere with any portion of the shore or bed of the sea, or any right in respect thereof, belonging to the Queen's most Excellent Majesty in right of Her Crown, and under the management of the Board of Trade, without 25 the previous consent, in writing, of the Board of Trade on behalf of Her Majesty (which consent the Board of Trade may give), neither shall anything in the said Order or Act contained extend to take away, prejudice, diminish, or alter any of the estates, rights, privileges, powers, or authorities vested in or enjoyed or exerciseable 30 by the Queen's Majesty, her heirs or successors.

Special provision for the property and debts of the Cirencester Commissioners.

5. All the property, effects, liabilities, and obligations belonging to or vested in or attaching to the Commissioners appointed for the district of Cirencester under the Local Act mentioned in the Provisional Order relating to that district hereby confirmed shall, 35 notwithstanding anything in the said Order contained, be transferred to and vested in the Local Board to be elected for the said district as in the said Order mentioned, and all such liabilities and obligations (other than and except the mortgage debt of one thousand seven hundred pounds owing from the said Commissioners on the security 40 of the rates raisable under the said Local Act, and the interest thereof) shall be chargeable upon the general district rates to be made by the said Local Board, and for the purpose of discharging

the said mortgage debt, and the interest thereof, the said Local Board shall, as necessity shall arise, make adequate rates or assessments upon the tenants or occupiers of such hereditaments only as would be liable to assessment for the purposes of the said Local Act
5 if the said Order had not been made, and shall collect the same rates or assessments in like manner and subject to the same provisions as would in that case have been applicable to rates or assessments made by the said Commissioners.

6. The local board of health of the district of Eccleshill
10 (herein-after called the Eccleshill Local Board) shall not, except with the consent in writing of the trustees of the will of George Stott Stanhope, enter upon, take, or use any land belonging or reputed to belong to the said trustees, and lying northward of a straight line drawn between the points lettered A and B, and
15 which said line is laid down on a plan signed in duplicate by the Right Honourable the Lord Stafford, the chairman of the committee to whom the Bill for this Act has been referred, and one copy of which is deposited in the office of the Clerk of the Parliaments, and the other in the office of the said Local Board.

A.D. 1876.

Local Board of Eccleshill not to take certain land compulsorily.

20 7. If the Eccleshill Local Board take compulsorily any land of the said trustees lying southward of the said line A B, they shall fence off the land so taken from the other land of the trustees by a dry wall with a stone coping set in lime, such wall, including the coping, to be not less than six feet high.

As to fencing by Local Board of Eccleshill.

25 8. The Eccleshill Local Board shall not by virtue of the Order relating to them, and hereby confirmed, impound, appropriate, or interfere with the spring or stream of water, known as the Holy Well, in the field, enclosure, or plantation numbered 33 on the plans deposited with relation to the said Order.

Saving any existing rights in certain water.

30 9. If the Local Board take, otherwise than by agreement, any of the said lands of the said Trustees abutting on the fields lying adjacent to and to the southward of the lands scheduled, and bounded on the west by the Eccleshill and Idle Railway, and in the occupation of Richard Whitton, and colored brown on the signed
35 plan herein-before mentioned, they shall also purchase and take the said field, and the trustees shall in like manner be bound to sell the said field, as though it had been scheduled for compulsory purchase.

Local Board of Eccleshill in certain event to purchase certain land of the Stanhope trustees.

40 10. The said powers for compulsory purchase, so far as relates to the Stanhope estates, shall not be exercised after the expiration of twelve months from the passing of this Act.

Limit of time for compulsory purchase of land.

11. This Act may be cited as the Local Government Board's Provisional Orders Confirmation (Bilbrough, &c.) Act, 1876.

Short title.

A.D. 1876.

SCHEDULE.

DISTRICT OF BILBROUGH.

Provisional Order for dissolving the Local Government District of Bilbrough.

To the Bilbrough Local Board, being the Sanitary Authority for the Urban Sanitary District of Bilbrough, in the West Riding of the County of York ;— 5

To the Guardians of the Poor of the Tadcaster Union, in the said West Riding, being the Sanitary Authority for the Rural Sanitary District of that Union ;—

And to all others whom it may concern. 10

WHEREAS on or about the Tenth day of February, One thousand eight hundred and sixty-three, the Local Government Act, 1858, came into force in the Parish of Bilbrough, in the West Riding of the County of York, and such Parish became a Local Government District ;

And whereas the said Local Government District of Bilbrough is an Urban Sanitary District, of which the Bilbrough Local Board are the Urban Sanitary Authority ; 15

And whereas by Section 270 of the Public Health Act, 1875, it is enacted that the Local Government Board may, by Provisional Order, dissolve any Local Government District, and may merge any such District in some other Urban or Rural Sanitary District or Districts ; 20

And whereas by Section 275 of the last-mentioned Act, it is enacted that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above-mentioned, shall specify the day on which such Order shall come into operation ; 25

And whereas the Local Government Board proposed to dissolve the said Local Government District and merge it in the Rural Sanitary District of the Tadcaster Union, and directed a Local inquiry to be held on the subject of such dissolution, and the same was held after due notice, and report has been made to them thereon : 30

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order as follows:—

I. The Local Government District of Bilbrough shall be dissolved, and shall be merged in the Rural Sanitary District of the Tadcaster Union, in the West Riding of the County of York, and shall be subject to the jurisdiction of the Guardians of the Poor of that Union, as the Sanitary Authority for such Rural Sanitary District. 35

II. This Order shall come into operation on the Twenty-ninth day of September next following the date of the Act of Parliament confirming the same. A.D. 1876.

5 Given under the Seal of Office of the Local Government Board, this
Twenty-first day of June, in the year One thousand eight
hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

IMPROVEMENT ACT DISTRICT OF BOURNEMOUTH.

10 *Provisional Order for altering and extending the provisions of a*
Local Act.

To the Commissioners for executing the powers and provisions of
a Local Act of Parliament, intituled "The Bournemouth Improve-
ment Act, 1856," being the Sanitary Authority for the Urban
15 Sanitary District of Bournemouth, in the County of Southampton ; —
To the Guardians of the Poor of the Christchurch Union, in the same
County, being the Sanitary Authority for the Rural Sanitary
District of that Union ; —

And to all others whom it may concern.

20 WHEREAS under the powers and provisions of a Local Act of Parliament
intituled "The Bournemouth Improvement Act, 1856," thirteen Commis-
sioners were appointed to execute the said Act in the District therein defined,
comprising part of the Ecclesiastical District of Saint Peter, Bournemouth,
in the Parishes of Christchurch and Holdenhurst, in the County of
25 Southampton ;

And whereas by Section 29 of the said Local Act certain sections of the
Towns Police Clauses Act, 1847, are incorporated with the said Local Act ;

And whereas by a Provisional Order made by one of Her Majesty's
Principal Secretaries of State, dated the ninth day of April, one thousand eight
30 hundred and sixty-nine, which was duly confirmed by "The Local Government
Supplemental Act, 1869," (herein-after called the "Supplemental Act,") the
number of the said Commissioners was increased to fourteen ;

And whereas the District defined by the said Local Act is an Urban
Sanitary District, of which the said Commissioners are the Urban Sanitary
35 Authority ;

And whereas by Section 303 of The Public Health Act, 1875, the Local
Government Board are empowered, on the application of the Sanitary Authority
of any Sanitary District, by Provisional Order, wholly or partially, to repeal,
alter, or amend any Local Act, other than an Act for the conservancy of rivers,
40 which is in force in any area comprising the whole or part of any such
District, and not conferring powers or privileges on any persons or person for

[265.]

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A.D. 1876. their or his own pecuniary benefit, which relate to the same subject-matters as
 — The Public Health Act, 1875 ;

And whereas by the same section it is enacted that any such Provisional Order may provide for the extension of the provisions of the Local Act referred to therein beyond the District or Districts within the limits of such 5 Act, or for the exclusion of the whole or a portion of any such District from the application of such Act, and may provide what Sanitary Authority shall have jurisdiction for the purposes of that Act in any area which is by such Order included in or excluded from such District ;

And whereas the said Commissioners, as such Sanitary Authority as afore- 10 said, have applied to the Local Government Board to issue a Provisional Order, to annex certain portions of the Rural Sanitary District of the Christchurch Union to the said Urban Sanitary District, and to alter and amend the said Local Act as herein-after mentioned ;

And whereas the said Commissioners have borrowed the sum of twenty- 15 five thousand pounds, of which the sum of eighteen thousand pounds or thereabouts now remains unpaid ;

And whereas upon receipt of the said application the Local Government Board directed a Local Inquiry to be held on the subject thereof, and such inquiry was held after due notice, and report has been made to them thereon : 20

Now therefore, We, the Local Government Board in pursuance of the powers given by the Statutes in that behalf, do hereby order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the following provisions shall take effect ; viz.,— 25

I. The provisions of the said Local Act, as altered by the Supplemental Act, shall extend beyond the District heretofore within the limits of that Local Act, and shall apply to and be in force within that part of the Rural Sanitary District of the Christchurch Union which is described in the Schedule hereto, and the said Commissioners, as such Sanitary Authority as aforesaid, shall 30 have jurisdiction, for the purposes of The Public Health Act, 1875, in that part of the said Rural Sanitary District accordingly.

II. Section 29 of the Local Act shall be amended, and shall provide that the sections of the Towns Police Clauses Act, 1847, with respect to the appointment, and the powers, duties, and privileges of constables, shall be incorporated 35 with and form part of the said Local Act.

III. The said sum of eighteen thousand pounds, or so much thereof as shall remain unpaid on the said Twenty-ninth day of September, shall, together with the interest from time to time to accrue due thereon, be charged upon the District Fund and General District Rate to be established, and levied over 40 the whole of the District of the said Commissioners as hereby extended.

Provided always, that any moneys realized by the sale of the pier belonging to the said Commissioners shall be applied in the repayment of the sums borrowed on account thereof, and that the balance (if any) of such moneys shall be applied in the repayment of such of the mortgage debts of the said 45 Commissioners as the Local Government Board may, by Order, direct.

A.D. 1876.

Provided always, that the ratepayers and owners of property in the District described in the Schedule hereto shall not be liable to contribute towards the repayment of that part of the said debt of eighteen thousand pounds which was incurred for the construction of the said pier, nor, until the last-mentioned
5 District has, in the opinion of the Local Government Board, been sufficiently sewered, shall such ratepayers and owners of property be liable to contribute towards the repayment of that part of the said debt of eighteen thousand pounds which was incurred for the construction of sewers in the District to which the said Local Act was confined previous to the date of this Order.

10 IV. Section 3 of the said Local Act, as altered by the Supplemental Act, shall be further altered, and shall provide that the number of the said Commissioners shall be seventeen instead of fourteen as therein mentioned, such three additional Commissioners to be elected by the ratepayers and owners of property in the District described in the Schedule hereto in manner herein
15 provided.

V. The three persons to be elected shall have the qualification prescribed by the law in force for the time being with regard to the election of members of a Local Board constituted under The Public Health Act, 1875.

20 VI. For the purposes of such election, the Chairman of the Commissioners, or if the Chairman be unable or unwilling to act, or the office of Chairman be vacant, such person as the Local Government Board shall, by their Order, appoint shall be the Returning Officer.

VII. Such election shall be conducted in accordance with the Rules, excepting Rule 55, contained in Schedule II. to The Public Health Act, 1875, as if it
25 were the first election of a Local Board constituted after the passing of that Act, the members then elected shall come into office on the day on which the first meeting of the Commissioners shall be held after the Returning Officer shall have made his certificate of election in accordance with Rules 42 or 52, as the case may require, of the said Schedule, and such members shall continue in
30 office until the days herein-after fixed for their retirement.

Provided, that the Returning Officer shall give notice of the said election, in accordance with Rule 36 of the said Schedule, within twenty-one days after the date of the Act of Parliament confirming this Order, and shall specify in such notice the dates on which the several proceedings necessary to complete
35 such election shall be taken, notwithstanding anything in the said Public Health Act, 1875, to the contrary.

VIII. The three members to be elected under this Order shall go out of office in the following order; viz., one (to be selected by the Local Board by lot) on the Fifteenth day of April, one thousand eight hundred and seventy-
40 eight, one of the remaining two (to be selected in like manner) on the Fifteenth day of April, one thousand eight hundred and seventy-nine, and the remaining one on the Fifteenth day of April one thousand eight hundred and eighty; and at each of the annual elections immediately preceding such dates respectively, and at all future elections, a person shall be elected by the ratepayers and
45 owners of property in the District of the said Commissioners as hereby extended in manner provided by the said Schedule II., to supply the vacancy caused by

A.D. 1876. such retirement, in addition to those to be elected to supply the vacancies caused by the retirement of the other members.

IX. Any casual vacancy in the places of the said three members which may occur prior to the said Fifteenth day of April, one thousand eight hundred and eighty, shall be filled up like casual vacancies in the places of members of a Local Board. 5

The SCHEDULE above referred to.

All that part of the Rural Sanitary District of the Christchurch Union which is comprised within a line commencing on the Richmond Hill or Wimborne Road at the point where the boundary of the District of the Bournemouth Improvement Commissioners crosses that road, and proceeding along the said road in a northerly direction to a place called Rush Corner; thence in a north-easterly direction, for a distance of 1,440 feet or thereabouts, to a belt of trees the property of the Right Honourable James Howard, Earl of Malmesbury, and forming part of a detached portion of the Parish of Christchurch; thence in a direction east-south-east along the boundary of and including the said detached portion of the Parish of Christchurch to the Holdenhurst Road; thence in a north-easterly direction along that road to the point where the boundary of the Ecclesiastical District of St. Clements crosses the same; thence following the boundary of the said Ecclesiastical District to the sea at Boscombe Chine; thence in a westerly direction along the edge of the sea, at low-water mark at ordinary tides, to the point where the boundary of the District of the Bournemouth Improvement Commissioners touches the sea, and from the last-mentioned point along the last-mentioned boundary to the starting point. 10 15 20 25

Given under the Seal of Office of the Local Government Board, this
 Twenty-second day of June, in the year one thousand eight
 hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.

JOHN LAMBERT, Secretary.

30

A.D. 1876.

IMPROVEMENT ACT DISTRICT OF CIRENCESTER.

Provisional Order for repealing a Local Act, for constituting a Local Government District, and for other purposes.

- 5 To the Commissioners for executing the powers and provisions of a
Local Act of Parliament passed in the sixth year of the reign of His
late Majesty, King George the Fourth, intituled "An Act for paving,
" cleansing, draining, lighting, watching, regulating, and improving
" the Town of Cirencester, and for disposing of certain common
" and waste lands and common rights within the Parishes of
10 " Cirencester and Preston, and for making drains through the said
" Parishes, and the Parish of Siddington, in the County of Glou-
" cester," being the Sanitary Authority for the Urban Sanitary
District of Cirencester ;
- 15 To the Guardians of the Poor of the Cirencester Union, in the Counties
of Gloucester and Wiltshire, being the Sanitary Authority for the
Rural Sanitary District of that Union ;
- And to all others whom it may concern.

WHEREAS under the provisions of a Local Act of Parliament passed in the
sixth year of the reign of His late Majesty, King George the Fourth, intituled
20 "An Act for paving, cleansing, draining, lighting, watching, regulating, and
" improving the Town of Cirencester, and for disposing of certain common
" and waste lands and common rights within the Parishes of Cirencester and
" Preston, and for making drains through the said Parishes, and the Parish
" of Siddington, in the County of Gloucester," certain Commissioners were
25 appointed to execute the said Act ;

And whereas the District of the said Commissioners was an Improvemen-
Act District within the meaning of the Public Health Act, 1872, and became
under the provisions of that Act an Urban Sanitary District, of which the said
Commissioners became the Urban Sanitary Authority ;

30 And whereas by Section 303 of the Public Health Act, 1875, the Local
Government Board are empowered, on the application of the Sanitary
Authority of any Sanitary District, by Provisional Order, wholly or partially
to repeal, alter, or amend any Local Act, other than an Act for the conservancy
of rivers, which is in force in any area comprising the whole or part of any
35 such District, and not conferring powers or privileges on any persons or person
for their or his own pecuniary benefit, which relates to the same subject-
matters as the Public Health Act, 1875 ;

And whereas the said Local Act is a Local Act within the meaning of, and
relates to the same subject-matters as, the Public Health Act, 1875, and the
40 said Urban Sanitary Authority have applied to the Local Government Board
to repeal the said Local Act, and to constitute a Local Government District,
to comprise the District of the said Commissioners and part of the Rural
Sanitary District of the Cirencester Union ;

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B

A.D. 1876.

And whereas the Local Government Board, on receipt of the said application, directed a Local Inquiry to be held on the subject, and the same was held after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, acting under the authority of the several Statutes in that behalf, do hereby Order that, from 5
 and after the Twenty-eighth day of September next following the date of the Act of Parliament confirming this Order, the said Local Act shall be wholly repealed, except so far as it may have been acted upon, and so far as it may be necessary to continue the same for the purpose of enabling the said Commissioners to recover all rates due thereunder on or before the said 10
 Twenty-eighth day of September.

And whereas on the said Twenty-eighth day of September the District of the said Commissioners will be merged in and form part of the Rural Sanitary District of the Cirencester Union ;

And whereas by Section 271 of the Public Health Act, 1875, it is enacted 15
 that the Local Government Board may, by Provisional Order, declare any Rural Sanitary District, or any portion of any Rural Sanitary District or Districts, to be a Local Government District, and that, from and after the commencement of the Order, the District or portion of the District or Districts therein referred to shall become a Local Government District, and shall be 20
 subject to the jurisdiction of a Local Board, to be elected in manner provided by Schedule II. to this Act ;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted, that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 271 above recited, shall specify 25
 the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order) ; and that any Order made in pursuance of that part of the Act may, if necessary, provide for the settlement of any differences, or the adjustment of any accounts or apportionment of any liabilities arising between districts, parishes, or other places in consequence of the exercise 30
 of any powers conferred by that part of the Act, and may direct the persons by whom and to whom any moneys found to be due are to be paid, and the mode of raising such moneys :

Now therefore, We, the Local Government Board, do hereby declare that, from and after the commencement of this Order, all that part of the Rural 35
 Sanitary District of the Cirencester Union which is described in the Schedule hereto shall be and is hereby constituted a Local Government District, under the name of the Cirencester District :

And We do hereby Order as follows ; viz. :—

I. This Order shall, as regards the constitution of the Cirencester District 40
 and all matters connected therewith or incidental thereto, come into operation on the Twenty-ninth day of September next following the Act of Parliament confirming the same.

II. Fifteen persons, who shall have the qualification prescribed by the law in force for the time being with regard to the election of members of a Local 45
 Board, shall be elected as members of the Local Board for the Cirencester District by the persons qualified to vote in that District.

A.D. 1876.

III. The election of members for the said Local Board shall be conducted in accordance with the rules contained in Schedule II. to the Public Health Act, 1875. Provided, that the Returning Officer, when duly appointed, shall give notice of the said election, in accordance with Rule 36 of the said Schedule,
5 within twenty-one days from the said Twenty-ninth day of September, and shall specify in such notice the dates on which the several proceedings necessary to complete such election shall be taken, notwithstanding anything in the said Public Health Act, 1875, to the contrary.

The SCHEDULE above referred to.

- 10 The whole of the Parish of Cirencester except the Tithing of Wiggold, and except those parts of the Tithings of Barton and Oakley which lie to the west or north-west of a line commencing at the point on the boundary of the said Parish where the said boundary intersects the public footpath leading from the Cirencester and Stroud Turnpike Road to Coates, and thence along the southern
15 side of the said footpath until it meets the said turnpike road, thence along the southern side of the said road towards the Town of Cirencester for a distance of three hundred and eighty-seven yards, thence across the said road and in a straight line to Queen Anne's Monument in Earl Bathurst's Park, thence passing the said monument on the eastern side thereof, and proceeding in
20 a straight line to the boundary of the said Parish of Cirencester at a point marked by a boundary stone placed in or against the northern fence of land, situate in the said Tithing of Barton and adjoining the Parish of Stratton, belonging to and in the occupation of the said Earl Bathurst.

Given under the Seal of Office of the Local Government Board, this
25 Twenty-first day of June, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. SOLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

DISTRICT OF CLAY LANE.

- 30 *Provisional Order for extending the Clay Lane Local Government District.*

To the Clay Lane Local Board, being the Sanitary Authority for the Urban Sanitary District of Clay Lane, in the County of Derby;—

- To the Guardians of the Poor of the Chesterfield Union, in the same County, being the Sanitary Authority for the Rural Sanitary
35 District of that Union;—

To the Inhabitants of the Townships of Morton, North Wingfield, Pilsley, and Woodthorpe, in the said Rural Sanitary District;—

And to all others whom it may concern.

- WHEREAS by Section 270 of the Public Health Act, 1875, the Local
40 Government Board are empowered, by Provisional Order, to declare the whole
[265.] B 2

A.D. 1876. — or any portion of a Rural Sanitary District immediately adjoining a Local Government District to be included in such last-mentioned District, and it is enacted, that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order ;

5

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order) ; and that where any Local Government District is increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when altered ;

10

And whereas the Local Government District of Clay Lane, in the County of Derby, is an Urban Sanitary District, of which the Clay Lane Local Board are the Urban Sanitary Authority ;

15

And whereas the Rural Sanitary District of the Chesterfield Union, in the same County, immediately adjoins the said Local Government District of Clay Lane, and the Local Government Board propose to include in the last-mentioned District that portion of the said Rural Sanitary District which is herein-after described ;

20

And whereas the Local Government Board directed a Local Inquiry to be held on the subject of the proposed extension of the Local Government District of Clay Lane, and the same was held, after due notice thereof, and report has been made to them thereon :

25

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Declare that, All that part of the Rural Sanitary District of the Chesterfield Union which comprises the parts of the Townships of Morton, North Wingfield, Pilsley, and Woodthorpe, included within the boundaries described in the Schedule hereto, shall be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part of, the Local Government District of Clay Lane.

30

And We do hereby Order as follows ; viz. :—

I. This Order shall come into operation on the Twenty-ninth day of September next following the date of the Act of Parliament confirming the same.

35

II. The number of members constituting the Clay Lane Local Board shall, from and after the said Twenty-ninth day of September, remain and be the same as before the date of this Order.

The SCHEDULE above referred to.

40

The boundaries of the Local Government District of Clay Lane as hereby extended commence at the point where the boundary of the Township of Clay Lane

A.D. 1876.

meets the south-east corner of the detached portion of Morton Parish ; thence
proceeding northerly along the eastern side of the said Parish boundary to the
east side of the Clay Cross tunnel, and thence north-easterly along the east
side of the said tunnel to "Crabtree Meadow;" thence easterly along the
5 north side of Little High Field, Big High Field, and Big Coney Green Close
to the boundary between the Townships of Pilsley and Woodthorpe; thence
north-easterly along the said boundary to the River Rother, and south-easterly
along the course of the said river to the point where it meets the south-east
corner of "Great Gifford Field;" thence south-westerly along the south side
10 of the said Field to the Township boundary of Clay Lane.

Given under the Seal of Office of the Local Government Board, this
Twenty-second day of June, in the year one thousand eight
hundred and seventy-six.

15 (L.S.) G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

DISTRICT OF ECCLESHILL.

*Provisional Order to enable the Urban Sanitary Authority for the District of
Eccleshill to put in force the Compulsory Clauses of the Lands Clauses
Consolidation Acts, 1845, 1860, and 1869.*

20 To the Eccleshill Local Board, being the Sanitary Authority for the Urban
Sanitary District of Eccleshill, in the West Riding of the County of
York; —

And to all others whom it may concern.

WHEREAS the Eccleshill Local Board, being the Sanitary Authority for
25 the Urban Sanitary District of Eccleshill, in the West Riding of the County
of York, require to purchase and take certain lands and premises described in
the Schedule to this Order, for the purpose of constructing certain works for
the disposal of the sewage of their District, and for constructing a storage
reservoir in connection with their works of water-supply ;

30 And whereas the said Sanitary Authority have made due publication in the
newspaper and served the several notices, as required by the Public Health Act,
1875, and have presented a Petition to the Local Government Board, stating
as required by such Act, and praying, with reference to the said lands and
premises, to be allowed to put in force the powers of the Lands Clauses
35 Consolidation Acts, with respect to the purchase and taking of lands otherwise
than by agreement ;

And whereas the Local Government Board, on receipt of the said Petition,
directed a Local Inquiry to be held as to the propriety of assenting to the
prayer thereof, and such Inquiry was held after due notice, and a report has
40 been made to them thereon :

[265.]

B 3

*Local Government Board's [39 & 40 VICT.]
Provisional Orders Confirmation (Bilbrough, &c.)*

A.D. 1876. Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the Eccleshill Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation 5 Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

In the West Riding of the County of YORK.

No. on deposited Plan.	Description.	Quantity to be taken.	Owners.	Lessees.	Occupiers.	10
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Township of ECCLESHILL, in the Parish of BRADFORD.

1	Field and brook -	A. 4 R. 0 P. 4	Henry Woodhouse and Arthur Robson White, trustees under the will of the late Colonel Stanhope.	- - -	Mrs Alice Steel.	15
2	Ditto - -	2 2 19	Ditto - - -	- - -	Ditto.	20
3	Field - - -	3 0 30	Ditto - - -	- - -	Ditto.	
4	Ditto - - -	3 0 24	Ditto - - -	- - -	Ditto.	
5	Ditto - - -	9 0 5	Ditto - - -	- - -	Ditto.	
6	Plantation and stream -	3 2 22	Ditto - - -	- - -	Henry Woodhouse and Arthur Robson White.	25
7	Field - - -	1 3 18	Ditto - - -	- - -	Christopher Whitham.	
8	Ditto - - -	5 0 7	Ditto - - -	- - -	Ditto.	
9	Ditto - - -	6 3 37	Ditto - - -	- - -	Ditto.	
10	Ditto - - -	10 2 0	Ditto - - -	- - -	Mrs Alice Steel.	30
11	Ditto - - -	5 0 18	Ditto - - -	- - -	Christopher Whitham.	
12	Ditto - - -	3 2 15	Ditto - - -	- - -	Ditto.	
13	Ditto - - -	9 1 22	Ditto - - -	- - -	Ditto.	
14	Ditto - - -	1 1 28	Ditto - - -	- - -	Ditto.	
15	Ditto - - -	4 1 16	Ditto - - -	- - -	Ditto.	35
16	Garden - - -	0 0 19	Ditto - - -	- - -	Ditto.	
17	Farmhouse, yard, and out-buildings.	0 1 13	Ditto - - -	- - -	Ditto.	
18	Field - - -	5 0 12	Ditto - - -	- - -	Ditto.	

	No. on deposited Plan.	Description.	Quantity to be taken.			Owners.	Lessees.			Occupiers.
			A.	R.	P.					
5	19	Field - - -	5	1	35	Henry Woodhouse and Arthur Robson White, trustees under the will of the late Colonel Stanhope.	-	-	-	Christopher Whitham.
10	20	Ditto - - -	7	3	7	Ditto - - -	-	-	-	Ditto.
	21	Ditto - - -	2	3	16	Ditto - - -	-	-	-	Ditto.
	22	Ditto - - -	4	0	34	Ditto - - -	-	-	-	Ditto.
15	23	Plantation and beck	4	1	12	Ditto - - -	-	-	-	Henry Woodhouse and Arthur Robson White.
	24	Field - - -	4	1	5	Ditto - - -	-	-	-	Christopher Whitham.
	25	Ditto - - -	4	0	7	Ditto - - -	-	-	-	Ditto.
	26	Ditto - - -	5	1	23	Ditto - - -	-	-	-	Ditto.
	27	Ditto - - -	1	1	28	Ditto - - -	-	-	-	Ditto.
20	28	Ditto - - -	1	3	25	Ditto - - -	-	-	-	Ditto.
	29	Ditto - - -	4	1	23	Ditto - - -	-	-	-	Ditto.
	30	Ditto - - -	4	1	11	Ditto - - -	-	-	-	Ditto.
	31	Ditto - - -	0	2	25	Great Northern Railway Company.	-	-	-	Great Northern Railway Company.
25	35	Ditto - - -	1	0	5	John Moore and Charles Henry Melnithorpe.	-	-	-	John Turner and Jabez Ward Crosby.
	36	Ditto - - -	3	1	20	Ditto - - -	-	-	-	Ditto.
30	37, 38	Two cottages, stable, garden, and outbuildings, Coal wharf.	0	0	18	Ditto - - -	-	-	-	Thomas Mawson.
	39	Ditto - - -	0	0	18	Ditto - - -	-	-	-	Ditto.
	40, 41	Stone wharf, office and weighing machine.	0	0	34	Ditto - - -	-	-	-	Ditto.
35	42	Sand pit - - -	-	-	-	Ditto - - -	-	-	-	Leeds and Liverpool Canal Company.
	44	Plot of land, and half bed of River Aire.	0	1	5	John Turner Wilson, and Jabez Wood Crosby.	-	-	-	John Turner Wilson and Jabez Ward Crosby.
40	Township of CALVERLEY, in the Parish of CALVERLEY.									
	43	Strip of land and beck -	0	0	20	Thomas Thornhill, The Honourable Reginald Algernon Capel, and Christopher White, trustees under the marriage settlement of Mr. and Mrs. Clark Thornhill.	-	-	-	Thomas Mawson.
45										
		TOTAL - - -	135	3	0					

No. on deposited Plan.	Description.	Quantity to be taken.	Owners.	Lessees.	Occupiers.
Township of ECCLESHILL, in the Parish of BRADFORD.					
32	Field - - -	A. 2 R. 1 P. 18	Henry Woodhouse and Arthur Robson White, trustees under the will of the late Colonel Stanhope.	- - -	Daniel Cruven.
33	Plantation - - -	0 1 36	Ditto - -	- -	Ditto.
34	Field - - -	1 0 23	Ditto - -	- -	Ditto.
	TOTAL - - -	3 3 37			

5

10

Given under the Seal of Office of the Local Government Board, this 15
Twentieth day of June, in the year one thousand eight hundred
and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

DISTRICT OF FELLING.

20

Provisional Order for extending the Local Government District of Felling, and
for other purposes.

To the Felling Local Board, being the Sanitary Authority for the Urban
Sanitary District of Felling, in the County of Durham ; —

To the Guardians of the Poor of the Gateshead Union, in the same 25
County, being the Sanitary Authority for the Rural Sanitary
District of that Union ; —

And to all others whom it may concern.

WHEREAS by Section 270 of the Public Health Act, 1875, the Local
Government Board are empowered, by Provisional Order, to declare the whole 30
or any portion of a Rural Sanitary District immediately adjoining a Local
Government District to be included in such last-mentioned District, and it is
enacted, that thereupon the included area shall, for the purposes of that Act,
be deemed to form part of the District in which it is included by such Order ;

And whereas by Section 275 of the said Public Health Act, 1875, it is 35
enacted, that every Order made by the Local Government Board under
Part VIII. of that Act, which includes Section 270 above recited, shall specify
the day on which such Order shall come into operation (in that Act referred
to as the commencement of the Order) ; that from and after the commencement

of the Order, all the powers, rights, duties, capacities, liabilities, obligations, and property which under that Act are exercisable by or attaching to or vested in the Sanitary Authority having, under that Act, jurisdiction in any District or part of a District which is by such Order included in some other District, shall (so far as the same relate to the District or part of a District so included) pass to and vest in the Sanitary Authority of such other District, and that any Order made in pursuance of that part of the Act may, if necessary, provide for the settlement of any differences, or the adjustment of any accounts or apportionment of any liabilities arising between districts, parishes, or other places in consequence of the exercise of any powers conferred by that part of the Act, and may direct the persons by whom and to whom any moneys found to be due are to be paid, and the mode of raising such moneys; and that where any Local Government District is increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when altered;

And whereas the Local Government District of Felling, in the County of Durham, which comprises part of the Chapelry of Heworth, in the same County, is an Urban Sanitary District, of which the Felling Local Board are the Urban Sanitary Authority, and the said Local Board have incurred certain debts for works of sewerage and street improvement in that District;

And whereas a further part of the said Chapelry is comprised in the Urban Sanitary District of the Borough of Gateshead, and the remainder of the said Chapelry is comprised in the Rural Sanitary District of the Gateshead Union, in the said County;

And whereas the said Rural Sanitary District immediately adjoins the said Local Government District of Felling, and the Local Government Board propose to include in that Local Government District so much of the Chapelry of Heworth as is comprised in the said Rural Sanitary District;

And whereas the Guardians of the Poor of the said Union, as the Sanitary Authority for the said Rural Sanitary District, have incurred a certain debt, amounting to the sum of one thousand seven hundred and forty-eight pounds, to defray the cost of certain works of sewerage in the part of the said Chapelry so comprised in the said Rural Sanitary District as aforesaid;

And whereas the Local Government Board directed a Local Inquiry to be held on the subject of the proposed extension of the Local Government District of Felling, and the same was held after due notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Declare that, All that part of the Chapelry of Heworth which is comprised in the Rural Sanitary District of the Gateshead Union shall be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part of, the Local Government District of Felling.

And We do hereby Order as follows; viz.:—

I. This Order shall come into operation on the Twenty-ninth day of September next following the date of the Act of Parliament confirming the same.

A.D. 1876.

II. The number of members constituting the Felling Local Board shall, from and after the said Twenty-ninth day of September, remain and be the same as before the date of this Order.

And whereas on the said Twenty-ninth day of September the liability for the repayment of the said sum of one thousand seven hundred and forty-eight pounds will pass to and vest in the Sanitary Authority for the said Urban Sanitary District of Felling:

Now therefore, We, the Local Government Board, do hereby further Order, that from and after the said Twenty-ninth day of September, the said sum of one thousand seven hundred and forty-eight pounds, and the balance then remaining unpaid of the said debts incurred by the Local Board as aforesaid, shall, together with the interest from time to time to accrue thereon respectively, be charged equally and uniformly upon the District Fund and General District Rate of the said Urban Sanitary District.

Given under our Seal of Office of the Local Government Board, this
 Twenty-second day of June, in the year one thousand eight
 hundred and seventy-six.

G. SCLATER-BOOTH, President.
 JOHN LAMBERT, Secretary.

(L.S.)

DISTRICT OF NELSON.

Provisional Order to enable the Urban Sanitary Authority for the District of Nelson to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Nelson Local Board, being the Sanitary Authority for the Urban Sanitary District of Nelson, in the County of Lancaster;—

And to all others whom it may concern.

WHEREAS the Nelson Local Board, as the Sanitary Authority for the Urban Sanitary District of Nelson, in the County of Lancaster, require to purchase and take certain lands and premises, which are described in the Schedule to this Order, for the purpose of constructing works for the outfall, purification, and disposal of the sewage of their District;

And whereas the said Sanitary Authority have made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement;

And whereas upon receipt of such Petition the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held after due notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the Nelson Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

A.D. 1876.

The SCHEDULE above referred to.

10	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
15	Part of a close of land (portion of an estate or farm called or commonly known as Linedred, otherwise Lindroid or Landroid), numbered 103, in the Tithe Map of the Township of Great and Little Marsden, such part containing one acre and two roods or thereabouts.	Charles Towneley, William Philip, Earl of Sefton, James Lomax, His Grace the Duke of Buccleuch and Queensberry, or some or one of them.	William Berry -	William Berry.
20	Several strips or pieces of land, containing one rood and twenty perches or thereabouts, parts of several other closes of land (also portion of the said estate or farm) numbered 104, 111, and 112, in the said Tithe Map, or an easement or easements in or over the same strips or pieces of land for the formation of a road or way thereupon, and for passing over such road or way.	ditto - -	ditto - -	ditto.
35	An easement of passing over the road or lane which leads from the highway (late turnpike road) between Burnley and Colne to the farm buildings of the said estate or farm.	ditto - -	ditto - -	ditto.
40	An easement of passing over the bridge over the canal of the Leeds and Liverpool Canal and Douglas Navigation Company, situate upon an estate or farm called or commonly known as Linedred, otherwise Lindroid or Landroid, and numbered 83 and 99, upon the said Tithe Map.	The Company of Proprietors of the Leeds and Liverpool Canal and Douglas Navigation.	The Company of Proprietors of the Leeds and Liverpool Canal and Douglas Navigation.	The Company of Proprietors of the Leeds and Liverpool Canal and Douglas Navigation.

Given under the Seal of Office of the Local Government Board, this
Twentieth day of June, in the year one thousand eight hundred
and seventy-six.

50 (L.S.)

G. SCLATER-BOTH, President.
JOHN LAMBERT, Secretary.

A.D. 1876.

DISTRICT OF NORMANTON.

*Provisional Order to enable the Urban Sanitary Authority for the District of
 Normanton to put in force the Compulsory Clauses of the Lands Clauses
 Consolidation Acts, 1845, 1860, and 1869.*

To the Normanton Local Board, being the Sanitary Authority for the 5
 Urban Sanitary District of Normanton, in the West Riding of the
 County of York; —

And to all others whom it may concern.

WHEREAS the Normanton Local Board, being the Sanitary Authority for
 the Urban Sanitary District of Normanton, in the West Riding of the County 10
 of York, require to purchase and take certain lands and premises described in
 the Schedule to this Order, for the purpose of utilizing the sewage of their
 District;

And whereas the said Local Board have made due publication in the
 newspaper and served the several notices, as required by the Public Health Act, 15
 1875, and have presented a Petition to the Local Government Board, stating as
 required by such Act, and praying, with reference to the said lands and
 premises, to be allowed to put in force the powers of the Lands Clauses
 Consolidation Acts, with respect to the purchase and taking of lands otherwise
 than by agreement; 20

And whereas the Local Government Board, on receipt of the said Petition,
 directed a Local Inquiry to be held as to the propriety of assenting to the
 prayer of such Petition, which Inquiry was held after due notice, and a report
 has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of 25
 the powers given by the Statutes in that behalf, do hereby empower the
 Normanton Local Board, from and after the date of the Act of Parliament
 confirming this Order, to put in force, with reference to the lands and premises
 described in the Schedule hereto, the powers of the Lands Clauses
 Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and 30
 taking of lands otherwise than by agreement, or any of them.

A.D. 1876.

The SCHEDULE above referred to.

Township of NORMANTON, in the West Riding of the County of YORK.

5	Nos. on deposited Plan.	Description of Property.	Owner.	Occupier.
10	29	The north-western portion of a plot of arable land, situate near Mill Lane, called "Normanton Common," containing seven acres and three perches, or thereabouts, bounded on the N.E. by Gilcar Beck, on the S.E. by other part of "Normanton Common," on the W. by land belonging to Messrs. Pope and Pearson, and on the N.W. by the plot of land herein-after described.	James Milnes Favell.	Joseph Waterworth.
15	30	A plot of land situate near Mill Lane aforesaid, called "Normanton Far Common," containing four acres and five perches, or thereabouts, bounded on the N.E. by "Gilcar Beck," on the S.E. by the above-mentioned plot of land, on the W. by land belonging to Messrs. Pope and Pearson, and on the N.W. by "Ashfield Beck."	Ditto -	Ditto.
20				

Given under the Seal of Office of the Local Government Board, this
 Twentieth day of June, in the year one thousand eight hundred
 and seventy-six.

G. SCLATER-BOOTH, President.

JOHN LAMBERT, Secretary.

25 (L.S.)

IMPROVEMENT ACT DISTRICT OF RUNCORN.

Provisional Order for partially repealing a Local Act, and for other purposes.

30 To the Commissioners for executing the powers and provisions of a
 Local Act of Parliament passed in the fifteenth year of the reign of
 Her present Majesty, Queen Victoria, intituled "The Runcorn
 Improvement Act, 1852 ;"—

And to all others whom it may concern.

35 WHEREAS, under the powers and provisions of a Local Act of Parliament
 passed in the fifteenth year of the reign of Her present Majesty, Queen Victoria,
 intituled "The Runcorn Improvement Act, 1852," certain Commissioners were
 appointed to execute that Act in the District therein defined, comprising the
 Township of Runcorn and parts of the Township of Halton, all in the County
 of Chester ;

40 And whereas the District defined by the said Local Act is an Urban Sanitary
 District, of which the said Commissioners are the Urban Sanitary Authority ;

And whereas by Section 303 of the Public Health Act, 1875, the Local
 Government Board are empowered, on the application of the Sanitary Authority
 of any District, by Provisional Order, wholly or partially to repeal, alter, or
 amend any Local Act, other than an Act for the conservancy of rivers, which is

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A.D. 1876. in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject matters as the Public Health Act, 1875 ;

And whereas the said Local Act is a Local Act within the meaning of, and 5 relates to the same subject-matters as, the Public Health Act, 1875, and the said Commissioners, as such Sanitary Authority as aforesaid, have applied to the Local Government Board to issue a Provisional Order for partially repealing and altering the said Local Act ;

And whereas upon receipt of such Petition the Local Government Board 10 directed a Local Inquiry to be held on the subject, and the same was held after due notice and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from 15 and after the Twenty-fifth day of March next following the date of the Act of Parliament confirming this Order, the following provisions shall take effect, viz. :--

I. Sections 18 to 26, both inclusive, of the said Local Act shall be wholly repealed, except so far as the same shall have been acted upon, and so far as it may be necessary to continue the same for the purpose of enabling the said 20 Urban Sanitary Authority to recover all rates due on or before the said Twenty-fifth day of March, under the said sections.

Provided, that all matters and things commenced under the authority of the sections hereby repealed, and not concluded before the said Twenty-fifth day of March, may be continued under the same authority until concluded. 25

II. The said Urban Sanitary Authority shall, in lieu of the rates authorised to be made and levied under the said Local Act, establish a District Fund, and make and levy a General District Rate over the whole of their District, in accordance with the provisions of the Public Health Act, 1875, or of the law for the time being in force relating to the making and levying of a General 30 District Rate in an Urban Sanitary District.

Provided that the docks, wharves, and landing-places belonging to the Bridgewater Navigation Company (Limited) shall be assessed in respect of the General District Rate so to be levied as aforesaid, in the proportion of one-fourth part only of the net annual value thereof. 35

III. All expenses incurred or payable by the said Urban Sanitary Authority in the execution of the said Local Act and of the Public Health Act, 1875, respectively, shall be charged upon and defrayed out of the said District Fund and General District Rate, subject to the provisions of the last-mentioned Act, with respect to the mode of defraying in certain cases the expenses of the 40 repair of highways.

IV. All outstanding debts and liabilities of the said Commissioners shall be charged upon and payable out of the District Fund and General District Rate so to be established and levied as aforesaid.

V. Section 12 of the said Local Act shall be altered by the substitution of 45 the District Fund and General District Rate so to be established and levied as

aforesaid in lieu of the rates mentioned therein ; and all sums of money to be hereafter borrowed under that Section, or under any of the provisions of the said Local Act, shall be borrowed on the security of the said District Fund and General District Rate.

A.D. 1876.

- 5 Given under the Seal of Office of the Local Government Board, this
 Twenty-first day of June, in the year One thousand eight
 hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.

JOHN LAMBERT, Secretary.

10 DISTRICT OF STOW-ON-THE-WOLD.

Provisional Order for settling Differences under Section 39 of
The Public Health Act, 1872.

- 15 To the Stow-on-the-Wold Local Board, being the Sanitary Authority for
 the Urban Sanitary District of Stow-on-the-Wold, in the County of
 Gloucester ;—

And to all others whom it may concern.

- WHEREAS by Section 39 of The Public Health Act, 1872, it was enacted
that, upon the application of any authority from whom or to whom any
powers, rights, duties, capacities, liabilities, obligations, and property, or any
20 of them, were transferred, or alleged or claimed to be transferred, in pursuance
of that Act, or of any person affected by such transfer, the Local Government
Board might, by order, settle any doubt or difference, and adjust any accounts
arising out of or incidental to such powers, rights, duties, capacities, liabilities,
obligations, or property, or to the transfer thereof, and direct the parties by
25 whom and to whom any moneys found to be due should be paid, and the mode
of raising such moneys, and that any provisions contained in any order so made
should be deemed to have been made in pursuance of and to be within the
powers conferred by that section, subject to this proviso, that where any such
order directed any rate to be made, or other act or thing to be done, which the
30 party required to make or do would not, apart from the provisions of that Act,
have been enabled to make or do by law, such order should be provisional
only until it had been confirmed by Parliament ;

- And whereas prior to the month of March, one thousand eight hundred
and seventy-two, the Vestry of the Parish of Stow-on-the-Wold, in the
35 County of Gloucester, were the Sewer Authority of that Parish for the pur-
poses of the Sewage Utilisation Acts ;

- And whereas in the month of March, one thousand eight hundred and
seventy-two, the Local Government Act, 1858, was duly adopted in a District
comprising the whole of the said Parish, and a portion of the adjoining
40 Hamlet of Mangersbury, and thereupon the said District became a Local
Government District, and subject to the jurisdiction of a Local Board ;

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A.D. 1876. And whereas a Local Board was duly elected for the said Local Government District in the month of July, one thousand eight hundred and seventy-two ;

And whereas the said Vestry, as such Sewer Authority as aforesaid, had, prior to the adoption of the Local Government Act, 1858, in the said District, borrowed, under the provisions of the Sewage Utilisation Acts, on the security of the poor rate for the said Parish, the sum of two thousand pounds, and had expended the same in the purchase and construction of certain waterworks and property for the water supply of the said Parish ;

And whereas on the passing of The Public Health Act, 1872, the said Local Government District became an Urban Sanitary District, and the said Local Board became the Urban Sanitary Authority thereof ;

And whereas by Section 343 of The Public Health Act, 1875, The Public Health Act, 1872, is repealed, except so far as it relates to the Metropolis ; but it is provided that such repeal shall not affect any right or liability acquired, accrued, or incurred under any enactment thereby repealed, or any investigation, legal proceeding, or remedy in respect of any such right and liability ; and further, that any such investigation, legal proceeding, and remedy may be carried on as if The Public Health Act, 1875, had not been passed ;

And whereas doubts have arisen whether the said waterworks and property, and the liability for the repayment of the outstanding balance of the said debt of two thousand pounds, were, by the operation of the last-mentioned Act, transferred to the said Local Board as such Sanitary Authority as aforesaid, and whether the outstanding balance of the said debt is a charge upon the General District Rates of the said Urban Sanitary District ;

And whereas the said Urban Sanitary Authority have made application to the Local Government Board to settle the doubts which have arisen as to the transfer of the said waterworks, property, and debt as aforesaid ;

And whereas the Local Government Board, upon receipt of such application, directed a Local Inquiry to be held on the subject thereof, and the same was held after due notice, and report has been made to them thereon ;

And whereas the outstanding balance of the said debt of two thousand pounds amounts to the sum of one thousand four hundred pounds, and there is also due, in respect of interest thereon up to the Third day of March, one thousand eight hundred and seventy-six, the sum of one hundred and seventy-five pounds :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby find that all the property formerly vested in the Sewer Authority for the said Parish of Stow-on-the-Wold, including the waterworks, machinery, pipes, and materials, and all other matters and things connected therewith, are now vested in the said Local Board for the benefit of the whole of their district, and that the liability for the repayment of the outstanding balance of the said debt of two thousand pounds, and interest thereon, has been transferred to the said Local Board.

And We do therefore order, that the said outstanding balance of one thousand four hundred pounds, together with interest thereon from the said Third day of March, one thousand eight hundred and seventy-six, and the said sum of one hundred and seventy-five pounds, shall be charged upon the District Fund and General District Rate of the Urban Sanitary District of Stow-on-the-Wold, and that the said Local Board shall defray the annual instalments of the said sum of one thousand four hundred pounds as they become due, together with the interest accrued or from time to time to accrue due thereon, as well as the said sum of one hundred and seventy-five pounds, out of the said District Fund and General District Rate.

Given under the Seal of Office of the Local Government Board, this Twenty-second day of June, in the year one thousand eight hundred and seventy-six.

15 (L.S.) G. SCLATER-BOOTH, President.
 JOHN LAMBERT, Secretary.

BOROUGH OF SUNDERLAND.

Provisional Order to enable the Urban Sanitary Authority for the Borough of Sunderland, to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

20 To the Mayor, Aldermen, and Burgesses of the Borough of Sunderland, in the County of Durham, being the Urban Sanitary Authority for that Borough;—]

And to all others whom it may concern.

25 WHEREAS the Mayor, Aldermen, and Burgesses of the Borough of Sunderland, in the County of Durham, acting by the Council, being the Urban Sanitary Authority for that Borough, require to purchase and take certain lands and premises which are described in the Schedule to this Order, for the purpose of improving certain streets and thoroughfares in the said Borough;

30 And whereas the said Urban Sanitary Authority made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement;

35 And whereas upon receipt of such Petition the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held after due notice, and a report has been made to them thereon:

40 Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said
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A.D. 1876. Urban Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

5

The SCHEDULE above referred to.

No. on deposited Plan.	Description.	Owners.	Lessees.	Occupiers.	
100	All that piece or parcel of ground situate between Norfolk Street and West Sunnyside, in the Township of Bishopwearmouth, known as the "Sunnyside Shrubbery," containing 5,918 square yards or thereabouts.	Robert Thomas Wilkinson, Samuel Alcock, George Atkinson, Margaret Jameson, Hannah Jameson, George Ryder, John Weighill, George Barnes, John Graham, Robert Brewis, William Wardle, senior, Francis Boulton, William Hope, Charles Wright, Ann Hall, John Tiffin, Mary Ann Burn, Peter Gibson, Sarah Shimwell, John Maude Ogden, Francis Marshall Bowey, Ann Cockerill, Isabella Cockerill, Thomas Porter, Ann Rickaby, Eleanor Wright, William Porteous, James Stokoe, Eliza Prior, Charles Strathmore Moon, Leopold Anton Victor Rudolphi, William Hopper, Elizabeth Snowball, William Snowball, Samuel Peter Austin, William Dobinson, Robert Thomas Wilkinson, Barbara Williams, Richard Lewis, Charles Wright, Alfred Robert Gales, Thomas Gibson, Henry Graham, Alexander Smith, John Potts, George Swainston, George Smith Ranson, Henry Ritson, William Henry Dixon.	- - -	Samuel Firth, William Horan, William John Pope, Robert Pope, James Neagle Pedder, Alfred Burton, George Atkinson, Robert Kerr, Joseph Clark Ray, John Weighill, Allen Jones Dobbing, James Tilley, John Moffatt Reed, John Potts, Junior, John Elliot, Robert Dawson, William Todd Thirkell, Auguste De Mean, John Nicholas Lawson, Robert Brewis, William Wardle, Jr., Robert Farrow, John Henry Hope, Edward Temperley Gourley, Esq., M.P., Robert Brough, Ann Hall, John Tiffin, Mary Ann Burn, Peter Gibson, Sarah Shimwell, John Sherwood Gaine, George Moffatt, Ann Bates, William Windle, Martin Smith Stoddart, the Overseers of the Township of Bishopwearmouth, Edmund Henry Haswell, Charles Knecht, James Lowes, Thomas Porter, George Rickaby, Eleanor Wright, William Porteous, James Donkin, Eliza Prior, John Scott Hoy, Martha Hunter, Margaret McClelland, Elizabeth Snowball, Samuel Peter Austin, William Dobinson, Robert Thomas Wilkinson, Barbara Williams, Richard Lewis, Matthew Forster, Alfred Robert Gales, Robert Storey, John Price, Brice Smith, Richard Humble, Henry Graham, Alexander Smith, Close and Company, Limited, John Potts, Robert Fairclough, Robert Hayden Gayner, George Smith Ranson, Reginald Carter Nelson, Henry Ritson, Charles Henry Mitchell, George Watson, John Hunter Watson, Thomas Kish, James Brewis, Thomas Davison, George Matthew, James Henry Wood Culliford, John Blackwood, Alexander Simpson, Charles Henry Hines, Thomas Shallcross Hines, George Swainston, Thomas Anderson, Joseph Horan, James Horan, and John James Clay.	10 15 20 25 30 35 40 45 50 55
19	A dwelling-house, yard, and appurtenances situate No. 19, Norfolk Street, in the Township of Bishopwearmouth.	Peter Gibson	- - -	Peter Gibson.	
20	A dwelling-house, Yard, and appurtenances situate No. 20, Norfolk Street, in the Township of Bishopwearmouth.	Sarah Shimwell	- - -	Sarah Shimwell.	60

No. on deposited Plan.	Description.	Owners.	Lessees.	Occupiers.
5	21 A dwelling-house, yard, and appurtenances situate No. 21, Norfolk Street, in the Township of Bishopwearmouth.	John Maude Ogden	John Sherwood Gaine.	John Sherwood Gaine.
	22 A dwelling-house, yard, and appurtenances situate No. 22, Norfolk Street, in the township of Bishopwearmouth.	John Maude Ogden -	- - -	George Moffat and Ann Bates.
10	23 A dwelling-house, yard, and appurtenances situate No. 23, Norfolk Street, in the township of Bishopwearmouth.	John Maude Ogden -	- - -	William Windle.
	24 A dwelling-house, yard, and appurtenances situate No. 24, Norfolk Street, in the township of Bishopwearmouth.	John Maude Ogden -	- - -	Martin S. Stoddart
15	25 A dwelling-house, yard, and appurtenances situate No. 25, Norfolk Street, in the township of Bishopwearmouth.	John Maude Ogden -	- - -	The overseers of the township of Bishopwearmouth and Edmund Henry Haswell.

20 Given under the Seal of Office of the Local Government Board, this
Twentieth day of June, One thousand eight hundred and
seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

25

DISTRICT OF TORMOHAM.

Provisional Order to enable the Urban Sanitary Authority for the District of Tormoham to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

30 To the Tormoham Local Board of Health, being the Sanitary Authority for the Urban Sanitary District of Tormoham, in the County of Devon;—
And to all others whom it may concern.

35 WHEREAS the Tormoham Local Board of Health, being the Sanitary Authority for the Urban Sanitary District of Tormoham, in the County of Devon, require to purchase and take certain lands and premises described in the Schedule to this Order, for the purpose of widening and improving certain streets and roads in their District, for enlarging the offices of the said Local Board, and for erecting a pumping station in connexion with the sewerage works of the said District;

40 And whereas the said Sanitary Authority have made due publication in the newspaper and served the several notices, as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by such Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise
45 than by agreement;

And whereas the Local Government Board, on receipt of the said Petition directed a Local Inquiry to be held as to the propriety of assenting to the

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A.D. 1876. prayer thereof, and such Inquiry was held after due notice, and a report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put, in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

10

UNDERTAKING No. 2.

BABBACOMBE ROAD IMPROVEMENT.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
3	Garden, rockery, grass plot, and footway, Lisburn Villa, No. 2.	Sir Lawrence Palk, Baronet, and the executors of Capt. William Wrey Hartopp, the surviving trustee of his settlement, namely, Lina Hartopp and Thomas Edward Howe.	Alfred Grist -	Henry Wyndham Wood.	15
4	Garden, rockery, grass plot, and footway, Lisburn Villa, No. 1.	Ditto - -	James Brett Guyer	James Brett Guyer.	20
5	Dwelling-house and shop, path, and garden plot.	Ditto - -	Cecilia Lang -	Henry Terry Fisher.	25
6	Flower, fruit, and market garden, and hotbed frames.	Ditto - -	Ditto - -	Ditto.	30
7	Garden, grass plot, area (with grating), and path, Ridgeway Villas, No. 1.	Ditto - -	Ann Godfrey -	Ann Godfrey.	35
8	Garden, grass plot, area (with grating), and path, Ridgeway Villas, No. 2.	Ditto - -	Ditto - -	Sophia Gosling.	

UNDERTAKING No. 3.

SOUTH ST. TORRE AND NEWTON ROAD IMPROVEMENT.

1	Garden or grass plots, footpath and steps, 1, South Street.	Sir Lawrence Palk, Baronet, and the executors of Capt. William Wrey Hartopp, the surviving trustee of his settlement, namely, Lina Hartopp and Thomas Edward Howe.	Thomas Abbott -	Thomas Abbott.	40
2	Garden or grass plots, porch, footpath and steps, 2, South Street.	Ditto - -	Robert Burgoyne -	Robert Burgoyne.	45
					50

[39 & 40 VICT.] *Local Government Board's*
Provisional Orders Confirmation (Bilbrough, &c.)

29

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	3	Open space and steps, 3, South Street.	Sir Lawrence Palk, Baronet, and the executors of Capt. William Wrey Hartopp, the surviving trustee of his settlement, namely, Lina Hartopp and Thomas Edward Howe.	Samuel Pope - Samuel Pope.
10	4	Gardens, passage, and steps, 4, South Street.	Ditto - - Salley Cottrell and Mary Ann Kendal, executrices of Salley Seldon, deceased.	John Way Pope.
15	5	Gardens, paths, and steps, 5, South Street.	Ditto - - Mary Ann Short -	Joseph Newcombe.
20	6	Open space and step, 6, South Street.	Ditto - - John Hamlyn Windeatt and Anna Turner Windeatt.	Robert Densumbe.
25	7	Open space and step, 7, South Street.	Ditto - - Ditto - -	William Langler.
30	8	Gardens, paths, and steps, 8, South Street.	Ditto - - Edward Elliott -	Elizabeth Fragall, William Kennard, Elizabeth Petherick, Joseph Burge, Sarah Avis, Robert Belamy.
35	9	Garden, waste, and step, 38, South Street.	Ditto - - James Harvey Short.	George Fey.
40	10	Bay window, garden, and step, 39, South Street.	Ditto - - John Abbott and Elizabeth Abbott.	John Abbott.
	11	Garden and steps, 40, South Street.	Ditto - - Frederick Tresider and Mary Louisa Trist Tresider.	Ann Ching.
	12	Garden and shed, or out-house, Rose Cottage.	Ditto - - Mary Ryder -	Mary Ryder.

UNDERTAKING NO. 4.

LOWER UNION STREET IMPROVEMENT.

45	1	Open space or causeway, 33, Lower Union Street.	Sir Lawrence Palk, Bart., and the executors of Captain William Wrey Hartopp, the surviving trustee of his settlement, namely, Lina Hartopp and Thomas Edward Howe.	Henry Crockwell, William Henry Wills.	William Henry Wills.
50					
55	2	Open space or causeway, 34, Lower Union Street.	Ditto - -	Ditto - -	Ditto.

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*Local Government Board's [39 & 40 VICT.]
Provisional Orders Confirmation (Bilbrough, &c.)*

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
3 •	Raised causeway, 44, Lower Union Street.	Sir Lawrence Palk, Bart., and the executors of Captain William Wrey Hartopp, the surviving trustee of his settlement, namely, Lina Hartopp and Thomas Edward Howe.	John Ash and Eliza Ash, executors and trustees of the will of William Ash, deceased.	William Widger.	5
					10
4	Causeway, partly raised, 45, Lower Union Street.	Ditto - -	Ditto - -	John Ash.	15
5	Raised causeway, area and grating, 46 and 47, Lower Union Street.	Ditto - -	Thomas Edwards -	Thomas Edwards.	
6	Open space, or raised causeway, steps, and fences, 54, Lower Union Street.	Ditto - -	William Putt Couch	William Samuel Bowden, John White.	20
7	Open space or causeway, 55, Lower Union Street.	Ditto - -	Thomas Parr, John Clarke Bartlett.	John Clarke Bartlett, Elizabeth Oree.	25
8	Steps, fences, and yard, and icehouse underneath causeway, 55, Lower Union Street.	Ditto - -	Ditto - -	John Clarke Bartlett (a portion void).	
9	Passages, steps, outhouses, pump, yard, and fences, 57, Lower Union Street.	Ditto - -	William Nickels and Joanna Nickels.	William Rose Lemon.	30
10	Open space or causeway, steps, and fences, 58, Lower Union Street.	Ditto - -	William Putt Couch, Henry Cawdle.	Hy. Cawdle.	35
11	Open space, or causeway, steps, and fences, British Workman No. 1, 60, Lower Union Street.	Ditto - -	Richard Lear Muggford, Fredk. Fox, Thos. Eccles, Samuel Raby.	Fredk. Fox, Thos. Eccles, Samuel Raby, James Wright.	
12	Enclosed space, steps, and fences, Castle Inn.	Ditto - -	William Henry Bulley, The Torquay Brewing and Trading Company, Limited, Thos. Lidstone.	Thomas Lidstone.	40
					45
13	Shrubbery, waste, sloping bank, orchard or fruit garden, fences, and advertising station.	Ditto - -	Wm. Jas. Veitch, The Torquay Directory, Newspaper, and General Printing Company, Limited.	Wm. Jas. Veitch, The Torquay Directory, Newspaper, and General Printing Company, Limited.	50
14	Gardens, rockeries, lawn, summer house, paths, steps, yard, grotto, passages, and outhouses, Rokeby.	Ditto - -	James Humphrey Brown, Edwd. Spencer Shapley.	Edward Spencer Shapley.	55

[39 & 40 VICT.] *Local Government Board's*
Provisional Orders Confirmation (Bilbrough, &c.)

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A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	15	Wall and bank, Upton Vale Chapel.	Sir Lawrence Palk, Bart., and the executors of Captain William Wrey Hartopp, the surviving trustee of his settlement, namely, Lina Hartopp and Thomas Edward Howe.	James Humphrey Brown, James Jordan, John Thomas, John Lane, William Bailey, William Job, Jas. Lancaster Luscombe, John Chas. Wreyford, Rev. Evan Edwards.
10				

15 **UNDERTAKING No. 5.**

HIGHER UNION STREET IMPROVEMENT.

20	25	1	Open space or causeway, 1, Higher Union Street.	Sir Lawrence Palk, Bart., and the executors of Captain William Wrey Hartopp, the surviving trustee of his settlement, namely, Lina Hartopp and Thos. Edward Howe.	John Ellicott	-	Wm. Langler, Wm. Rendell Ellicott.
		2	Garden, fence, and footway, 2, Higher Union Street.	Ditto - -	Ditto	-	Wm. Langler, Louis Cornhill.
30		3	Open space or causeway, 3, Higher Union Street.	Ditto - -	William Callard	-	William Callard.
		4	Garden, steps, path, fences, and approach to entrance door, 4, Higher Union Street.	Ditto - -	Ditto	-	Wm. Callard, Wm. Ayres, Daniel Miller.
35		5	Raised causeway, area, and grating, and wall, Star Inn, 5, Higher Union Street.	Ditto - -	John Ball Pinsent		John Drew.
40		6	Open space or raised causeway, 6, Higher Union Street.	Ditto - -	William Putt Couch		Wm. Putt Couch.
45		7	Open space or raised causeway, and area, with wood cover, Royal Oak, 7, Higher Union Street.	Ditto - -	Elizth. Keppell and Mary Keppell, Andrew Alford.		Andrew Alford.
		8	Garden, fences, step, and approach to entrance door, 10, Higher Union Street.	Ditto - -	Wm. Henry Bastick.		Thos. Lemon, Thos. Hartland, George Henry Wakeham.
50		9	Open space or raised causeway, 11, Higher Union Street.	Ditto - -	Robt. Archer and William Gardner, executors and trustees of the will of Elizabeth Barns, deceased.		James Westacott.
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A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
10	Open space or raised causeway, 12, Higher Union Street.	Sir Lawrence Palk, Baronet, and the executors of Capt. William Wrey Hartopp, the surviving trustee of his settlement, namely, Lina Hartopp and Thos. Edward Howe.	Robert Perry -	James Harding.	5
					10
11	Open space or raised causeway, 13, Higher Union Street.	Ditto - -	Representatives of Wm. Putt, deceased, namely John Beer and Dinah his wife, John Cornish Watson and William Watson.	John Cornish Watson and William Watson.	15
					20
12	Open space or raised causeway, 14, Higher Union Street.	Ditto - -	A. Hammick -	Wm. Goss.	
13	Open space or causeway, 16, Higher Union Street.	Ditto -	George Venn -	Susan Maria Bridgman.	25
14	Open space or raised causeway, 17, Higher Union Street.	Ditto - -	Geo. Rice -	Wm. Hoskins Hannah Hooper.	

UNDERTAKING NO. 6.

30

MADREPORE ROAD IMPROVEMENT.

1	Gardens, paths, steps, fences, yard, shed, and a portion of dwelling-house.	Sir Lawrence Palk, Bart., and the executors of Captain William Wrey Hartopp, the surviving trustee of his settlement, namely, Lina Hartopp and Thomas Edward Howe.	William Brookland Smale.	George Parker Short, jun.	35
					40
2	Yard, sheds, and out-houses.	Ditto - -	Ditto - -	William Brookland Smale, Geo. Parker Short, jun.	

UNDERTAKING NO. 7.

ABBAY ROAD IMPROVEMENT and SITE for LOCAL BOARD OFFICES.

1	Local Board offices, cells, urinals, steps, garden plot, fences, drinking fountain (Town hall).	Robert Shedden, Sulyarde Cary, and William Philip Dymond, his trustee.	Tormoham Local Board of Health.	Tormoham Local Board of Health.	45
2	Dwelling-house and shop, 1, Lower Union Street.	Ditto - -	Thomas Searle -	Thomas Searle.	50
3	Dwelling-house and shop, 1A, Lower Union Street.	Ditto - -	Ditto - -	Henry Parker.	
4	Passage between or common to No. 1 and No. 1A, Lower Union Street.	Ditto - -	Ditto - -	Thomas Searle, Henry Parker.	55

[39 & 40 VICT.] *Local Government Board's*
Provisional Orders Confirmation (Bilbrough, &c.)

33

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	5 Yard, outhouses, pump, stairs or passage, and steps (between Lower Union Street and Abbey Road).	Robert Shedden, Sulyarde Cary, and William Philip Dymond, his trustee.	Thomas Searle -	Thos. Searle, Henry Parker, Edward James Lee, Thomas James Coffey, Samuel Cornett, John Wilson.
10	6 Dwelling-house area, steps, and stores, 1, Abbey Road.	Ditto - -	Ditto -	Edward James Lee, Thos. James Coffey, Thos. Searle.
15	7 Dwelling-house area, steps, wash-house, and stores, 2, Abbey Road.	Ditto - -	Ditto - -	Saml. Cornett, John Wilson, Edwd. James Lee, Thomas James Coffey, Henry Parker, Thos. Searle.
20	8 Floor of verandah, two areas, and gratings, grass plots, and fences, 13, Abbey Road.	Ditto - -	Thomas Redaway Matthews.	Thomas Redaway Matthews.
25	9 Porch, garden, area, and grating, and fence (The Falcon Hotel), 14, Abbey Road.	Ditto - -	Edward Badcock, Walter Mashford.	Walter Mashford.
30	10 Porch, garden, area, and grating and fence, 15, Abbey Road.	Ditto - -	Robert Horsey -	Robert Horsey, Edward Horsey.
35	11 Shrubby, garden, paths, and fences, 49, Abbey Road.	Ditto - -	Thomas Kerswell -	Frederick Drake.
	12 Steps, shrubby, garden, paths, and fences, 50, Abbey Road.	Ditto - -	Henry Dart -	Mary Alford.
40	13 Steps, shrubby, garden, paths, and fences, 51, Abbey Road.	Ditto - -	Ann Martin -	Ann Martin.
	14 Steps, shrubby, garden, paths, and fences, 52, Abbey Road.	Ditto - -	Thomas Angel -	Thomas Hammick, Ernest James Tanner.
45	15 Steps, shrubby, garden, paths, and fences, 53, Abbey Road.	Ditto - -	Ditto - -	Helen Conquer Cairns.
50	16 Steps shrubby, garden, paths, and fences, 54, Abbey Road.	Ditto - -	Representatives of William Mayne, deceased, viz., William Seaward, surviving executor and trustee of his will, Henry Crockwell, Receiver appointed by the Court of Chancery in the suit of Stanbury and Seward v. Mayne and others.	Francis Hole, Mary Wotton.
55				
60				

[265.]

F

Local Government Board's [39 & 40 VICT.]
Provisional Orders Confirmation (Bilbrough, &c.)

A.D. 1876.

No. on deposited plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
17	Steps, shrubbery, garden, paths, and fences, 55, Abbey Road.	Robert Shedden, Sulyarde Cary, and William Philip Dymond, his trustee.	James Smerdon -	James Allen, Mrs. Bridget Allen, Samuel Osborn, James Stanbury.

5

UNDERTAKING No. 8.

Pumping Station, SWAN STREET.

1	Dwelling-house, steps, garden, quarry, yard.	Robert Sedden, Sulyarde Cary, and William Philip Dymond, his trustee.	Tormoham Local Board of Health.	Tormoham Local Board of Health.
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10

Given under the Seal of Office of the Local Government Board, this
 Twentieth day of June, in the year One thousand eight hundred 15
 and seventy-six.

(L.S.)

G. SOLATER-BOOTH, President.
 JOHN LAMBERT, Secretary.

**Local Government
Board's Provisional
Orders Confirmation
(Bilbrough, &c.) [H.L.]**

A

B I L L

INTITLED

An Act to confirm certain Provisional Orders of the Local Government Board relating to the District of Bilbrough, the Improvement Act Districts of Bournemouth and Ciren-
cester, the Districts of Clay Lane, Ecceleshill, Felling, Nelson, and Nor-
manton, the Improvement Act Dis-
trict of Runcorn, and the Districts of
Stow-on-the-Wold, Sunderland, and
Tormoham.

(Brought from the Lords 24 July 1876.)

*Ordered, by The House of Commons, to be Printed,
24 July 1876.*

[Bill 265.]

Tinder 5 oz.

A

B I L L

INTITLED

An Act to confirm certain Provisional Orders of the Local A.D. 1876.
Government Board relating to the Improvement Act
District of Bingley (two), the Borough of Brighton, the
Districts of Chatham and Gillingham, the Special Drainage
District of Norton, the District of North Bierley, the
Borough of Nottingham, the Improvement Act District of
Ramsgate, the Borough of Stoke-upon-Trent (two), and
the Rural Sanitary District of the Ulverstone Union.

WHEREAS the Local Government Board have, as regards the
districts and boroughs herein mentioned, made the Provisional
Orders set forth in the schedule hereunto annexed, under the
provisions of the Public Health Act, 1875 :

5 And whereas it is requisite that the said Orders should be con-
firmed by Parliament, and that the provision herein contained
should be enacted in reference to the district and borough herein
mentioned :

Be it therefore enacted by the Queen's most Excellent Majesty,
10 by and with the advice and consent of the Lords Spiritual and
Temporal, and Commons, in this present Parliament assembled,
and by the authority of the same, as follows :

1. The Orders set out in the schedule hereunto annexed shall be
and the same are hereby confirmed, and all the provisions thereof
15 shall, from and after the passing of this Act, have full validity and
force. The Provi-
sional Orders
in schedule
confirmed.

2. No regulations to be framed under the first section of the
Ramsgate Order hereby confirmed shall apply to any property
vested in or under the management of the Board of Trade without
20 the consent in writing of the said Board, testified by one of their
secretaries or assistant secretaries, in addition to the approval of
the Local Government Board as therein provided. Special pro-
vision for the
Ramsgate
district.

3. The mayor, aldermen, and burgesses of the borough of
Stoke-upon-Trent may, as and when they shall see fit, apply to Special pro-
vision for the
Stoke-upon-

[Bill 255.]

A

A.D. 1876.	municipal purposes any part of the premises to be acquired under the Order relating to the said borough hereby confirmed which can be spared so as not to interfere with the convenient use of the same, for the purpose of a market.
Trent district.	
Short title.	4. This Act may be cited as the Local Government Board's Provisional Orders Confirmation (Bingley, &c.) Act, 1876.

SCHEDULE.

IMPROVEMENT ACT DISTRICT OF BINGLEY.

Provisional Order for extending the provisions of certain Local Acts.

To the Commissioners for executing the powers and provisions of certain Local Acts of Parliament, intituled "The Bingley Improvement Acts, 1847 and 1867," being the Sanitary Authority for the Improvement Act District of Bingley, in the West Riding of the County of York; — 10

To the Bingley Local Board, being the Sanitary Authority for the Local Government District of Bingley aforesaid; — 15

And to all others whom it may concern.

WHEREAS under the provisions of certain Local Acts of Parliament, intituled "The Bingley Improvement Acts, 1847 and 1867," certain Commissioners were appointed to execute the said Acts in the District therein described and thereby defined; 20

And whereas the District of the said Commissioners as defined by the said Local Acts is an Urban Sanitary District, of which the said Commissioners are the Urban Sanitary Authority;

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any Sanitary District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875; 25 30

And whereas by the same section it is enacted that any such Provisional Order may provide for the extension of the provisions of the Local Act referred to therein beyond the District or Districts within the limits of such Act, or for the exclusion of the whole or a portion of any such District from the application of such Act; and may provide what Sanitary Authority shall have jurisdiction for the purposes of the Public Health Act, 1875, in any area which is by such Order included in, or excluded from, such District; 35

And whereas the said Local Acts are Local Acts within the meaning of, and relate to the same subject matters as, the Public Health Act, 1875; A.D. 1876.

And whereas the said Commissioners, as such Sanitary Authority as aforesaid, have applied to the Local Government Board to extend the provisions of the said Local Acts beyond their District within the limits of those Acts, as herein-after mentioned, and the Local Government Board, on receipt of such application, directed a Local Inquiry to be held on the subject thereof, and the same was held after due notice, and report has been made to them thereon:

- 10 Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the provisions of the said Local Acts shall be extended beyond the District comprised within the limits
- 15 of those Acts, and shall apply to and be in force within the District described in the Schedule hereto, and the said Commissioners, as such Sanitary Authority as aforesaid, shall have jurisdiction for the purposes of the Public Health Act, 1875, in the whole of such District.

The SCHEDULE above referred to.

- 20 All that part of the Local Government District of Bingley which is comprised within a line commencing on the westerly side of the road of the Keighley and Bradford Turnpike Trust, where such road is intersected by the north-western boundary line of the District defined by the Bingley Improvement Act, 1847; thence in a north-easterly direction in a straight line to a point in the westerly
- 25 fence wall of Lady Lane, opposite the road leading to Green Hill Crag; thence across Lady Lane, along and including the road leading to Green Hill Crag; thence along and including the footpath leading from Green Hill Crag to Lower Height; thence in a north-easterly direction, along and including the fence wall on the northerly side of the Heights Quarry, to the easterly side of the road leading from Morton to Gilstead, and distant about one chain northerly
- 30 from the dwelling-house called the Height; thence southerly, along and including the Morton and Gilstead Road and Gilstead Lane, to the north side of the Leeds and Liverpool Canal, at Dowley Gap Bridge; thence easterly, along and including the Leeds and Liverpool Canal, to the point where it crosses the
- 35 River Aire at Dowley Gap Aqueduct; thence along the centre course of the River Aire, and following that river past Rye Loaf Wood and Cottingly Bridge, to the point on the north bank of that river at the termination of the south-western boundary line of the limits defined by the Bingley Improvement Act, 1847.
- 40 Given under the Seal of Office of the Local Government Board, this Twenty-second day of June, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

A.D. 1876.

IMPROVEMENT ACT DISTRICT OF BINGLEY.

Provisional Order to enable the Bingley Improvement Commissioners to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts.

To the Commissioners for executing the powers and provisions of two 5
Local Acts of Parliament, intituled "The Bingley Improvement
"Acts, 1847 and 1867," being the Sanitary Authority for the
Improvement Act District of Bingley, in the West Riding of the
County of York ;—

And to all others whom it may concern.

10

WHEREAS the Bingley Improvement Commissioners, being the Com-
missioners appointed for executing the powers and provisions of "The Bingley
"Improvement Acts, 1847 and 1867," within the District defined by those
Acts, as the Sanitary Authority for the Improvement Act District (which
is an Urban Sanitary District) of Bingley, in the West Riding of the County 15
of York, require to purchase and take certain lands and premises, which
are described in the Schedule to this Order, for the purpose of improving
certain streets and roads in their District ;

And whereas the said Commissioners, prior to the passing of the Public
Health Act, 1875, made due publication in the newspaper, and served the 20
several notices as required by the Local Government Act, 1858, and presented
a Petition to the Local Government Board, stating as required by the last-
mentioned Act, and praying, with reference to the said lands and premises, to
be allowed to put in force the powers of the Lands Clauses Consolidation Act,
1845, with respect to the purchase and taking of land otherwise than by 25
agreement ;

And whereas upon receipt of such Petition, the Local Government Board,
after the passing of the Public Health Act, 1875, directed a Local Inquiry to
be held as to the propriety of assenting to the prayer thereof, which Inquiry
was held after due notice, and report has been made to them thereon :

30

Now therefore, We, the Local Government Board, in pursuance of the
powers given by the Statutes in that behalf, do hereby empower the
said Commissioners, as such Sanitary Authority as aforesaid, from and after
the date of the Act of Parliament confirming this Order, to put in force, with
reference to the said lands and premises described in the Schedule hereto, the 35
powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with
respect to the purchase and taking of lands otherwise than by agreement, or
any of them.

The SCHEDULE above referred to.

A.D. 1876.

- 1st. Certain lands, now partly covered with buildings, on the south-west side of Main Street, commencing at and inclusive of the dwelling-house and shop fronting to same street, and nearly opposite to its junction with Otley, otherwise Park, Road, and belonging to the Trustees of the late Isaac Smith, and occupied by Thomas Hanson, and terminating at the junction of Main Street aforesaid with the street called "Ferrand Lane," and in part extending in a westerly direction to the public foot-path leading along the river side from Watering Well into Mill Gate, and comprising (inter alia) the market-house and market-place, with the frontages thereto, belonging to George Lane Fox, as Lord of the Manor of Bingley, all which lands and premises, containing by admeasurement eight thousand six hundred and eighteen superficial square yards or thereabouts, and are numbered 1 to 45, both inclusive, on the plan thereof, deposited at the office of the Local Government Board, at Whitehall.
- 2ndly. Certain lands and buildings on the north-west side of Otley, otherwise Park, Road, commencing at and including the shop belonging to the Governors of the Bingley Free Grammar School, and occupied by John Dobson, fronting to Main Street aforesaid, and terminating on the south-western side of the Midland Railway at a point distant about forty-eight feet or thereabouts in a direct line from the southerly side of the said Otley, otherwise Park, Road, and lands and buildings on the south-easterly side of the said Otley, otherwise Park, Road, at its junction with Main Street aforesaid, commencing at the southerly corner in Main Street aforesaid, of the dwelling-house and shop occupied by William Dawson, and terminating on the south-west side of Wellington Street, distant about twenty feet or thereabouts from its junction with the said Otley, otherwise Park, Road, all which land and premises contain by admeasurement one thousand four hundred and twenty-three square yards or thereabouts, and numbered 46 to 55, both inclusive, on the plan deposited as aforesaid.
- 3rdly. Certain lands, frontages, areas, plantations, and pasture land on the south-west side of Main Street, commencing at a point nearly midway between the junctions of Dover Street and King Street with the said Main Street on the opposite side of the said Main Street, and terminating at a point nearly opposite to the junction of Leonards Place with Main Street otherwise Bradford Road, all which lands and premises contain by admeasurement five hundred and sixty square yards or thereabouts, and are numbered 56 to 63, both inclusive, on the plan deposited as aforesaid.
- 4thly. Certain lands containing by admeasurement two hundred square yards or thereabouts, on the east side of the swing bridge over the Leeds and Liverpool Canal near to the Three Rise Locks, and numbered 64 on the plan deposited as aforesaid.

Given under the Seal of Office of the Local Government Board, this
Twenty-second day of June, in the year one thousand eight
hundred and seventy-six.

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

A.D. 1876.

BOROUGH OF BRIGHTON.

*Provisional Order for altering certain Local Acts, and for partially
 repealing an Act for confirming a Provisional Order.*

To the Mayor, Aldermen, and Burgesses of the Borough of Brighton, in
 the County of Sussex, being the Urban Sanitary Authority for that 5
 Borough ;—

And to all others whom it may concern.

WHEREAS under the provisions of a Local Act of Parliament passed in
 the sixth year of the reign of His late Majesty, King George the Fourth,
 intituled "An Act for the better regulating, paving, and improving, and 10
 "managing the Town of Brighthelmston, in the County of Sussex, and the
 "Poor thereof," certain Commissioners were appointed to execute the said
 Act in the Town of Brighthelmston (now called Brighton), in the County of
 Sussex;

And whereas by Section 187 of the said Local Act (herein-after called "the 15
 Local Act of 1825"), the said Commissioners were empowered to license
 pleasure boats, hackney coaches or carriages of any kind or description, flies,
 sedan chairs, and bathing machines to ply for hire as therein mentioned;

And whereas by Section 188 of the same Act the Commissioners were
 empowered to make byelaws for licensing and regulating such hackney coaches 20
 or other carriages, flies, sedan chairs, and machines, and for other purposes;

And whereas by Section 189 of the same Act certain penalties were imposed
 upon the persons therein mentioned for using pleasure boats, or driving
 coaches, carriages, or flies, or carrying sedan chairs, or attending bathing
 machines without such license as aforesaid; 25

And whereas by "The Brighton Commissioners Transfer Act, 1855," it is
 enacted that the Mayor, Aldermen, and Burgesses of the Town of Brighton
 shall be the Commissioners for carrying out the Local Act of 1825, and all the
 property, powers, liabilities, and duties of the said Commissioners were vested
 in and transferred to the said Mayor, Aldermen, and Burgesses and their 30
 successors;

And whereas by a Provisional Order made by one of Her Majesty's Principal
 Secretaries of State, and dated the Twenty-fourth day of April, one thousand
 eight hundred and sixty-one, which was duly confirmed by the Local Govern-
 ment Supplemental Act, 1861, (herein-after called "the Supplemental Act,") 35
 the above-recited Sections 188 and 189 of the Local Act of 1825 were repealed;

And whereas by another Local Act of Parliament, intituled "The Brighton
 Borough Extension Act, 1873," (herein-after called "the Local Act of 1873,")
 the Borough of Brighton, which includes the Town and Parish of Brighton,
 was extended as therein mentioned, and by Section 29 of that Act it is enacted 40
 that the distance within which the said Mayor, Aldermen, and Burgesses may
 license hackney coaches, or carriages of any kind or description adapted to the

carriage of persons shall be the limits of the said Borough, subject to certain A.D. 1876.
provisions therein mentioned ;

And whereas the said Borough of Brighton, as extended by the Local Act of 1873, is an Urban Sanitary District, of which the Mayor, Aldermen, and
5 Burgesses, acting by the Council, are the Urban Sanitary Authority ;

And whereas by Section 297 of The Public Health Act, 1875, it is enacted that any Act confirming any Provisional Order made in pursuance of any of the Sanitary Acts or of that Act, may be repealed, altered, or amended by any
10 Provisional Order made by the Local Government Board and confirmed by Parliament ;

And whereas by Section 303 of The Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any Sanitary District, by Provisional Order, wholly or partially, to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers,
15 which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relate to the same subject-matters as The Public Health Act, 1875 ;

And whereas the said Local Acts are Local Acts within the meaning of, and
20 relate to the same subject-matters as, The Public Health Act, 1875 ;

And whereas the said Urban Sanitary Authority have applied to the Local Government Board to alter and amend the said Local Acts, and to partially repeal the Supplemental Act, as herein-after mentioned ;

And whereas the Local Government Board, upon receipt of such application,
25 directed a local inquiry to be held on the subject thereof, and the same was held after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby order that, from and after the date of the Act of Parliament confirming this Order, 'the
30 following provisions shall take effect ; viz. ;—

I. So much of the Supplemental Act as repeals Sections 188 and 189 of the Local Act of 1825 shall be repealed, and the said sections shall be in full force and unrepealed, except such portions of Section 188 as relate to the making of byelaws, rules, regulations, and orders for regulating and main-
35 taining order at the meetings of the Commissioners, and to the publication of, appeal against, and coming into force of byelaws made by the Commissioners.

II. Sections 39 to 68, both inclusive, of the Towns Police Clauses Act, 1847, shall be incorporated with the Local Act of 1825, as altered by the Supplemental Act and by this Order, and all the provisions of the said sec-
40 tions referring to licences shall apply to licences granted under this Order, and so much of Section 171 of The Public Health Act, 1875, as applies to the license of drivers of hackney carriages shall apply to the drivers and conductors to be licensed under this Order.

III. Sections 187 to 189, both inclusive, of the Local Act of 1825, as hereby
45 altered, and the sections of the Towns Police Clauses Act, 1847, above

A.D. 1876. referred to, (except Sections 53, 55, 57, and 59,) shall apply to and include omnibuses and wagonettes and other carriages plying for passengers to be carried for hire at separate fares, and to the proprietors, drivers, and conductors of such omnibuses, wagonettes, and carriages; and wherever the word "driver" occurs in any of the above-mentioned sections it shall as regards such omnibuses, wagonettes, and carriages, be deemed to include conductor. 5

IV. The Urban Sanitary Authority may from time to time alter and repeal any existing byelaws, or make other byelaws, or separate codes of byelaws, for each description of carriage required to be licensed by them under the Local Act of 1825, as hereby altered and amended, and for the proprietors, drivers, and conductors thereof; and may alter and repeal such codes, and they may at any time include in one code byelaws relating to every description of carriage, and the proprietors, drivers, and conductors thereof; and in such case all or any of such byelaws may be made to apply to certain classes or descriptions of carriages, and to the proprietors, drivers, and conductors thereof: 15

Provided that the provisions with respect to byelaws contained in The Public Health Act, 1875, shall apply to all byelaws and codes of byelaws made, altered, or repealed by the said Urban Sanitary Authority under the provisions relating to hackney and other carriages contained in the Local Act of 1825 as hereby altered and amended: 20

Provided also, that a license granted to the driver or conductor of a hackney or other carriage shall only authorise the holder thereof to act as driver or conductor of the class or description of carriage specified in such license. 25

V. Section 29 of the Local Act of 1873 shall be amended as follows; viz,—

- (1.) The term "hackney coaches or carriages" as used throughout the Section shall, except in the first proviso thereof, include omnibuses and wagonettes and other carriages plying for passengers to be carried for hire at separate fares: 30
- (2.) The second proviso of the section shall be repealed, and the following proviso substituted in lieu thereof; viz,—

" Provided also, that all byelaws and all statutory provisions relating to " hackney coaches or carriages, and the drivers and conductors thereof, which " are now or shall hereafter be in force in the Borough, shall be in force, in " the case of hackney carriages (other than omnibuses, wagonettes, or other " carriages plying for passengers to be carried for hire at separate fares, and " the drivers and conductors thereof) and the drivers thereof, within a distance " not exceeding five miles from the Town Hall, Brighton; and in the case of " omnibuses, wagonettes, and carriages of the class last referred to, and the " drivers and conductors thereof, within a distance not exceeding ten miles " from the said Town Hall; and any offence against any of such byelaws or " statutory provisions, whether committed within the Borough or not, shall be 40

" brought before and may be determined by any justice or justices of the peace A.D. 1876.
" for the Borough."

5 Given under the Seal of Office of the Local Government Board, this
Twenty-second day of June, in the year one thousand eight
hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

DISTRICT OF CHATHAM.

Provisional Order for extending the Chatham Local Government District.

10 To the Chatham Local Board, being the Sanitary Authority for the Urban
Sanitary District of Chatham, in the County of Kent; —

To the Gillingham Local Board, being the Sanitary Authority for the
Urban Sanitary District of Gillingham, in the same County; —

And to all others whom it may concern.

15 WHEREAS by Section 270 of The Public Health Act, 1875, the Local
Government Board are empowered, by Provisional Order, to declare the whole
or any portion of a Local Government District immediately adjoining a Local
Government District to be included in such last-mentioned District, and it is
enacted, that thereupon the included area shall, for the purposes of that Act,
20 be deemed to form part of the District in which it is included by such
Order;

And whereas by Section 275 of the said Public Health Act, 1875, it is
enacted, that every Order made by the Local Government Board under
Part VIII. of that Act, which includes Section 270 above recited, shall specify
25 the day on which such Order shall come into operation (in that Act referred to
as the commencement of the Order); and that where any Local Government
District is diminished or increased in extent under that part of the Act, the
Order shall prescribe the number of members to be elected for the District
when altered;

30 And whereas the Local Government District of Chatham, in the County of
Kent, is an Urban Sanitary District, of which the Chatham Local Board are
the Urban Sanitary Authority;

And whereas the Local Government District of Gillingham, in the same
County, immediately adjoins the said Local Government District of Chatham,
35 and the Local Government Board propose to include in the last-mentioned
District that portion of the Local Government District of Gillingham which is
herein-after described;

And whereas the Local Government Board directed a Local Inquiry to be
held on the subject of the proposed extension of the Local Government District

[255.]

B

A.D. 1876. of Chatham, and the same was held, after due notice thereof, and report has
 — been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Declare that, All that part of the Local Government District of Gillingham called "Hardstown," 5 which abuts on its north-eastern side on "the Lines" as far as the point marked by the thirty-first milestone on the London and Dover high road, and which between that point and Cage Lane abuts on the north-easterly boundary line of the Local Government District of Chatham, and which on its north-western side abuts on the boundary line of the last-mentioned District in Cage 10 Lane, shall be included in, and shall, for the purposes of The Public Health Act, 1875, be deemed to form part of the Local Government District of Chatham.

And We do hereby Order as follows; viz. :—

I. This Order shall come into operation on the Twenty-ninth day of September next following the date of the Act of Parliament confirming the 15 same.

II. The number of members constituting the Chatham and Gillingham Local Boards respectively shall, from and after the said Twenty-ninth day of September, remain and be the same as before the date of this Order.

Given under the Seal of Office of the Local Government Board, this 20
 Twenty-second day of June, in the year one thousand eight hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
 JOHN LAMBERT, Secretary.

DISTRICT OF GILLINGHAM.

25

Provisional Order for extending the Gillingham Local Government District.

To the Gillingham Local Board, being the Sanitary Authority for the Urban Sanitary District of Gillingham, in the County of Kent ; —

To the Chatham Local Board, being the Sanitary Authority for the Urban Sanitary District of Chatham, in the same County ; — 30

And to all others whom it may concern.

WHEREAS by Section 270 of The Public Health Act, 1875, the Local Government Board are empowered, by Provisional Order, to declare the whole or any portion of a Local Government District immediately adjoining a Local Government District to be included in such last-mentioned District, and it is 35 enacted, that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order ;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted, that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order); and that where any Local Government District is diminished or increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when altered;

A.D. 1876.

And whereas the Local Government District of Gillingham, in the County of Kent, is an Urban Sanitary District, of which the Gillingham Local Board are the Urban Sanitary Authority;

And whereas the Local Government District of Chatham, in the same County, immediately adjoins the said Local Government District of Gillingham, and the Local Government Board propose to include in the last-mentioned District that portion of the Local Government District of Chatham which is herein-after described;

And whereas the Local Government Board directed a Local Inquiry to be held on the subject of the proposed extension of the Local Government District of Gillingham, and the same was held, after due notice thereof, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Declare that, All that part of the Local Government District of Chatham which is situate in Old Brompton, and is bounded on the south side by the New Cut, on the west by the wall of Chatham Dockyard, and on its other sides by the boundary of the Local Government District of Gillingham, shall be included in and shall, for the purposes of The Public Health Act, 1875, be deemed to form part of the Local Government District of Gillingham.

And We do hereby Order as follows, viz. :—

I. This Order shall come into operation on the Twenty-ninth day of September next following the date of the Act of Parliament confirming the same.

II. The number of members constituting the Gillingham and Chatham Local Boards respectively shall, from and after the said Twenty-ninth day of September, remain and be the same as before the date of this Order.

Given under the Seal of Office of the Local Government Board, this
Twenty-second day of June, in the year one thousand eight
hundred and seventy-six.

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

(L.S.)

A.D. 1876.

SPECIAL DRAINAGE DISTRICT OF NORTON.

*Provisional Order for dissolving the Special Drainage District of Norton,
and for other purposes.*

To the Guardians of the Poor of the Stockton Union, in the County of Durham, being the Sanitary Authority for the Rural Sanitary District of that Union ; —

To the Inhabitants of the Special Drainage District of Norton, in the said Rural Sanitary District ; —

And to all others whom it may concern.

WHEREAS by Section 270 of The Public Health Act, 1875, it is enacted 10
that the Local Government Board may, by Provisional Order, dissolve any Special Drainage District in which a loan has been raised for the execution of works, and merge it in the Parish or Parishes in which it is situated ;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted that every Order made by the Local Government Board under 15
Part VIII. of that Act, which includes Section 270 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order); and that any Order made in pursuance of that part of the Act may, if necessary, provide for the settlement of any differences, or the adjustment of any accounts or apportionment of any 20
liabilities arising between districts, parishes, or other places in consequence of the exercise of any powers conferred by that part of the Act, and may direct the persons by whom and to whom any moneys found to be due are to be paid, and the mode of raising such moneys ;

And whereas the Special Drainage District of Norton, in the County of Durham, is comprised within the Rural Sanitary District of the Stockton Union, in the same County, and is a District in which a loan has been raised for the execution of works ;

And whereas the liability for the repayment of the said loan (of which the sum of one thousand and fifty pounds now remains unpaid), together with 30
the interest thereon, is now vested in the Guardians of the Poor of the Stockton Union, as the Sanitary Authority for the said Rural Sanitary District, and the Local Government Board propose to issue a Provisional Order to dissolve the said Special Drainage District, and to merge it in the Parish of Norton, in which it is situated ;

And whereas the Local Government Board directed a Local Inquiry to be held on the subject of the proposed dissolution of the said Special Drainage District, and the same was held after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the 40
powers given by the Statutes in that behalf, do hereby Order that the following provisions shall take effect, viz. :—

I. The said Special Drainage District of Norton shall be dissolved, and shall be merged in the said Parish of Norton, in which it is situated. A.D. 1876.

II. This Order shall come into operation on the Twenty-ninth day of September next following the date of the Act of Parliament confirming the same.

III. The Guardians of the Poor of the Stockton Union, as such Sanitary Authority as aforesaid, shall defray the annual instalments of so much of the said sum of one thousand and fifty pounds as shall remain owing after the said Twenty-ninth day of September, together with the interest from time to time to accrue due thereon, and the payments made by them for that purpose shall be deemed to be Special Expenses as defined by Section 229 of The Public Health Act, 1875, and shall be charged and levied as such upon the said Parish of Norton.

Given under the Seal of Office of the Local Government Board, this Twentieth day of June, in the year one thousand eight hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

DISTRICT OF NORTH BIERLEY.

20 *Provisional Order for extending the North Bierley Local Government District, and for other purposes.*

To the North Bierley Local Board, being the Sanitary Authority for the Urban Sanitary District of North Bierley, in the West Riding of the County of York; —

25 To the Guardians of the Poor of the North Bierley Union, in the said West Riding, being the Sanitary Authority for the Rural Sanitary District of that Union; —

To the Inhabitants of the Township of Wyke, in the said Rural Sanitary District; —

30 And to all others whom it may concern.

WHEREAS by Section 270 of the Public Health Act, 1875, the Local Government Board are empowered, by Provisional Order, to declare the whole or any portion of a Rural Sanitary District immediately adjoining a Local Government District to be included in such last-mentioned District, and it is enacted, that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted, that every Order made by the Local Government Board under [255.]

A.D. 1876.

Part VIII. of that Act, which includes Section 270 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order); and that where any Local Government District is increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when altered; 5

And whereas the Local Government District of North Bierley, in the West Riding of the County of York, is an Urban Sanitary District, of which the North Bierley Local Board are the Urban Sanitary Authority;

And whereas the Rural Sanitary District of the North Bierley Union, in the said West Riding, immediately adjoins the said Local Government District 10 of North Bierley, and the Local Government Board propose to include in the said Local Government District that portion of the said Rural Sanitary District which comprises the Township of Wyke;

And whereas the Local Government Board directed an Inquiry to be held on the subject of the proposed extension of the Local Government District of 15 North Bierley, and the same was held after due notice thereof, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Declare that All that part of the Rural Sanitary District of the North Bierley Union which 20 comprises the Township of Wyke shall be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part of, the Local Government District of North Bierley.

And We do hereby Order as follows; viz.:—

I. This Order shall come into operation on the Twenty-ninth day of 25 September, One thousand eight hundred and seventy-six.

II. That part of the North Bierley Local Government District which comprises the Township of Wyke shall, for the purposes of the election of the North Bierley Local Board, be constituted a separate Ward, and shall be termed the Wyke Ward. 30

III. Three persons, who shall have the qualification prescribed by the law in force for the time being with regard to the election of members of a Local Board, shall be elected as members of the North Bierley Local Board by the persons qualified to vote in the Wyke Ward.

IV. For the purposes of the election for such last-mentioned Ward, the 35 Chairman of the North Bierley Local Board, or if the Chairman be unable or unwilling to act, or the office of Chairman be vacant, such person as the Local Government Board shall, by their Order, appoint, shall be the Returning Officer.

V. Such election shall be conducted in accordance with the Rules, excepting 40 Rule 55, contained in Schedule II. to the Public Health Act, 1875, as if it were the first election of a Local Board constituted after the passing of that Act, and the members then elected shall come into office on the day on which the first meeting of the said Local Board shall be held after the Returning Officer shall have made his certificate of election in accordance with Rules 42 or 52, as the 45

case may require, of the said Schedule, and such members shall continue in office until the days herein-after fixed for their retirement. A.D. 1876.

Provided, that the Returning Officer shall give notice of the said election, in accordance with Rule 36 of the said Schedule, within twenty-one days from
5 the said Twenty-ninth day of September, and shall specify in such notice the dates on which the several proceedings necessary to complete such election shall be taken, notwithstanding anything in the said Public Health Act, 1875, to the contrary.

VI. The three members to be elected for the Wyke Ward shall go out
10 of office in the following order; viz., one (to be selected by the Local Board by lot) on the Fifteenth day of April, one thousand eight hundred and seventy-eight, one of the remaining two (to be selected in like manner) on the Fifteenth day of April, one thousand eight hundred and seventy-nine, and the remaining member on the Fifteenth day of April, one thousand eight
15 hundred and eighty; and at each of the annual elections immediately preceding such dates respectively, one person shall be elected in manner provided by the said Schedule II. to supply the vacancy caused by such retirement, in addition to those to be elected to supply the casual vacancies which may occur in the said Local Board.

20 VII. Any casual vacancy in the places of the three members representing the Wyke Ward which may occur prior to the said Fifteenth day of April, one thousand eight hundred and eighty, shall be filled up like casual vacancies in the places of other members of the Local Board.

VIII. From and after the annual election in the year one thousand eight
25 hundred and eighty, the number of members of the said Local Board shall be fifteen.

Given under the Seal of Office of the Local Government Board, this
Twenty-second day of June, in the year one thousand eight
hundred and seventy-six.

30

(L.S.)

G. SCLATER-BOOTH, President.

JOHN LAMBERT, Secretary.

BOROUGH OF NOTTINGHAM.

Provisional Order for altering a Local Act.

35 To the Mayor, Aldermen, and Burgesses of the Borough of Nottingham,
in the Town and County of the Town of Nottingham, being the
Urban Sanitary Authority for that Borough;—

To the Nottingham and Leen District Sewerage Board;—

And to all others whom it may concern.

[255.]

B 4

A.D. 1876.

WHEREAS the Borough of Nottingham, in the Town and County of the Town of Nottingham, is an Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses, acting by the Council, are the Urban Sanitary Authority ;

And whereas a Local Act of Parliament, passed in the thirty-sixth year 5
of the reign of Her present Majesty Queen Victoria, intituled "The Nottingham
" and Leen District Sewerage Act, 1872," (herein-after called "the Local Act,")
is in force in an area comprising the whole of the said Borough, and the
several Parishes mentioned in the first column of the Second Schedule to
the said Act ;

10

And whereas by Section 11 of the Local Act, the Nottingham and Leen
District Sewerage Board (herein-after called "the Sewerage Board"), composed
of members of the several Sewer Authorities mentioned in the second column
of the said Second Schedule, was established for the purposes of carrying out
the provisions of that Act ;

15

And whereas the Local Board for the Borough of Nottingham was one of
the Sewer Authorities mentioned in the said second column of the said Second
Schedule, and the powers, rights, duties, and obligations of such Local Board
were, by the operation of The Public Health Act, 1872, transferred to and
vested in the Mayor, Aldermen, and Burgesses of the said Borough, acting by 20
the Council, as such Urban Sanitary Authority as aforesaid ;

And whereas by Section 21 of the Local Act the Sewerage Board were
empowered, with the consent of the Local Government Board, to borrow, on
the securities therein mentioned, the sum of fifty thousand pounds ;

And whereas by Section 22 of the Local Act it is enacted, that any money 25
borrowed should, as between the Sewerage Board and the Sewer Authorities
above mentioned, be deemed to be borrowed on behalf of those authorities,
and should be charged to those authorities in proportion to the sums set
opposite their respective descriptions in the fifth column of the said Second
Schedule, and should be contributed by those authorities, and be paid to the 30
Sewerage Board, with interest thereon, as therein mentioned ;

And whereas by Section 32 of the Local Act it is enacted, that the Sewerage
Board shall pay off all money borrowed by them in the manner therein
mentioned within a period of fifty-seven years from the time of the borrowing
thereof ;

35

And whereas by Section 303 of The Public Health Act, 1875, the Local
Government Board are empowered, on the application of the Sanitary Authority
of the District, by Provisional Order, wholly or partially, to repeal, alter, or
amend any Local Act, other than an Act for the conservancy of rivers, which
is in force in any area comprising the whole or part of such District, and not 40
conferring powers or privileges on any persons or person for their or his own
pecuniary benefit, which relates to the same subject-matters as The Public
Health Act, 1875 ;

And whereas the Local Act is a Local Act within the meaning of, and relate
to the same subject-matters as, The Public Health Act, 1875 ;

45

And whereas the Urban Sanitary Authority for the Borough of Nottingham applied to the Local Government Board to partially repeal, and to alter and amend the Local Act, and on receipt of such application the Local Government Board directed a local inquiry to be held, and the same was held, after due notice, and report has been made to them thereon : A.D. 1876.

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the following provisions shall take effect ;
viz.,—

- I. Section 21 of the Local Act shall be altered so as to provide that the Sewerage Board may, for the purposes of the Local Act, with the consent of the Local Government Board, but not otherwise, borrow, under the provisions thereof, or of the Local Loans Act, 1875, upon the securities and in addition to the sum of fifty thousand pounds therein mentioned, any money not exceeding in the whole the sum of one hundred and fifty thousand pounds ; and may, for the purpose of raising any moneys authorised to be borrowed by the said section as hereby altered, create and issue debenture stock under the provisions of the last-mentioned Act.
- II. Section 22 of the Local Act shall be altered so as to provide that all or any part of the said sum of one hundred and fifty thousand pounds which may be borrowed by the Sewerage Board under the powers of the Local Act as hereby altered shall, as between the Board and the Sewer Authorities mentioned in the said Second Schedule, or the Urban or Rural Sanitary Authorities now representing those Sewer Authorities, be deemed to be borrowed on behalf of those authorities, in order to enable them to pay their respective contributions to the capital required for intercepting and outfall sewerage works, and any permanent works made by the Sewerage Board under the Local Act ; and such moneys shall be charged to those respective authorities in proportion to their respective contributions accordingly, and the amounts so charged shall be contributed to such capital, and be paid by the several Sewer Authorities to the Sewerage Board, at such times and in such manner as the Sewerage Board may appoint, with interest from the time of the borrowing thereof by the Sewerage Board until payment thereof to the Sewerage Board, at such rate as the Sewerage Board think fit, not exceeding five per centum per annum, which interest shall be deemed an additional contribution to be made by the several authorities under this Order and the Local Act.
- III. The provisions of Section 32 shall be altered so as to extend to the repayment of the whole or any part of the said sum of one hundred and fifty thousand pounds which may be borrowed by the Sewerage Board under the Local Act as hereby altered ; provided that the period for the repayment of the whole or any part of such sum of one hundred and fifty thousand pounds shall be limited to sixty years after the same shall have been first borrowed instead of the period of fifty-seven years mentioned in the said section.

[255.]

C

A.D. 1876.

IV. The respective Urban and Rural Sanitary Authorities in whom the powers, rights, duties, and obligations of the several Sewer Authorities mentioned in the second column of the Second Schedule to the Local Act are now vested shall be deemed to be substituted for such Sewer Authorities throughout the Local Act as hereby altered. 5

Given under the Seal of Office of the Local Government Board, this
 Twenty-second day of June, in the year one thousand eight
 hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.

JOHN LAMBERT, Secretary.

10

IMPROVEMENT ACT DISTRICT OF RAMSGATE.

Provisional Order for altering a Local Act.

To the Commissioners for executing the powers and provisions of an Act of Parliament passed in the first and second years of the reign of Her present Majesty, Queen Victoria, intituled "An Act 15
 " for better paving, lighting, watching, and improving the Parish
 " of Ramsgate, in the County of Kent, and for regulating the Police
 " thereof," being the Sanitary Authority for the Urban Sanitary
 District of Ramsgate ;—

And to all others whom it may concern. 20

WHEREAS under the powers and provisions of an Act of Parliament passed in the first and second years of the reign of Her present Majesty, Queen Victoria, intituled " An Act for better paving, lighting, watching, and
 " improving the Parish of Ramsgate, in the County of Kent, and for
 " regulating the Police thereof," certain Commissioners were appointed to 25
 execute the said Act in the Parish of Ramsgate, in the County of Kent ;

And whereas by a Provisional Order made by one of Her Majesty's Principal Secretaries of State, and duly confirmed by the Local Government Supplemental Act, 1865 (No. 5), Sections 81 to 86, both inclusive, of the said Local Act were repealed, subject to the proviso that the said sections 30
 should continue in full force, and be unrepealed, until the said Commissioners should have made byelaws under the sixty-eighth section of the Towns Police Clauses Act, 1847, and such byelaws should have come into operation ;

And whereas the said Commissioners have not made any byelaws under the said section of the Towns Police Clauses Act, 1847, and the said Sections 81 35
 to 86, both inclusive, are therefore still in force in the Parish of Ramsgate ;

And whereas the Parish of Ramsgate is an Urban Sanitary District, of which the said Commissioners are the Urban Sanitary Authority ;

And whereas by Section 303 of The Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority 40

of any Sanitary District, by Provisional Order, wholly or partially, to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for
5 their or his own pecuniary benefit, which relates to the same subject-matters as The Public Health Act, 1875 ;

A.D. 1876.

And whereas the said Urban Sanitary Authority have applied to the Local Government Board to partially repeal, alter, and amend the said Local Act as herein-after mentioned ;

10 And whereas the said Local Act is a Local Act within the meaning of, and relates to the same subject-matters as, The Public Health Act, 1875 ; and the Local Government Board, on receipt of the said application, directed a local inquiry to be held on the subject thereof, and the same was held, after due notice, and report has been made to them thereon :

15 Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the following provisions shall take effect ; viz.,—

20 I. Section 61 of the said Local Act shall be altered and amended so as to provide as follows ; viz.,—

No person shall hawk or carry about for sale any goods, wares, or merchandise, or thing or things whatsoever in, or exhibit any advertising
25 vans or boards, or cause the same to be driven, or carried about in, or affixed to, any part of the streets, squares, crescents, terraces, lawns, lanes, roads, passages, or other places within the Urban Sanitary District of Ramsgate, or on the beach, shore, sands, or promenades adjoining thereto, contrary to the regulations to be from time to time framed by the said Urban Sanitary Authority, and approved of by the Local Government Board,
30 except under the like penalty and subject to the same consequences as are set forth in the said section in reference to the other matters therein provided for.

II. Sections 81 to 86, both inclusive, of the Local Act shall continue in full force and unrepealed, anything to the contrary in any Provisional Order here-
35 tofore made and confirmed by Parliament notwithstanding.

III. So much of Sections 82 and 127 of the Local Act as provides that bye-laws, rules, orders, and regulations made thereunder shall be subject to the approval of one of the Judges of Assize, or the Court of Quarter Sessions, and that copies thereof shall be painted on boards, and be renewed and replaced, as
40 often as the same shall be obliterated, defaced, or destroyed, is hereby repealed ; and the provisions of The Public Health Act, 1875, relating to byelaws, shall apply to all byelaws, rules, orders, and regulations made by the said Urban Sanitary Authority under the Local Act and this Order in all respects as if the same were byelaws made by them under The Public Health Act, 1875.

[255.]

D

A.D. 1876. — IV. So much of the Local Act, as altered by the Provisional Order relating to Ramsgate, which was confirmed by the Local Government Supplemental Act, 1866, (No. 4,) as provides that one fourth of the Commissioners shall go out of office and cease to be Commissioners on the first Monday in the month of February in every year, and that the elections to fill up the vacancies 5 occasioned by such Commissioners then going out of office, or which may from time to time happen among the said Commissioners by the death, resignation, refusal to act, or disqualification of any Commissioner, shall be held on the first Monday in the month of February in every year, or within 10 seven days afterwards, shall be repealed; and the members of the Urban Sanitary Authority, who but for this Order would have gone out of office on the first Monday in the month of February in any year, shall continue in office until the Fifteenth day of April in that year, when such members shall go out of office; and the election to fill up the vacancies thus occasioned, or which may from time to time happen by the death, resignation, refusal to 15 act, or disqualification of any members of the Urban Sanitary Authority, shall be held on the Seventh day of April in every year, or within seven days afterwards; but, except as is herein provided, the members of the Urban Sanitary Authority shall go out of office, and the elections to fill up their vacancies shall be conducted in all respects in the same manner as if this 20 Order had not been made.

Given under the Seal of Office of the Local Government Board, this
 Twenty-first day of June, in the year one thousand eight
 hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President. 25
 JOHN LAMBERT, Secretary.

BOROUGH OF STOKE-UPON-TRENT.

Provisional Order for altering a Local Act.

To the Mayor, Aldermen, and Burgesses of the Borough of Stoke-upon-Trent, in the County of Stafford, being the Sanitary Authority for 30 the Urban Sanitary District of that Borough; —

And to all others whom it may concern.

WHEREAS by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any Sanitary District, by Provisional Order, wholly or partially to repeal, 35 alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relate to the same subject-matters as the Public Health Act, 1875; 40

And whereas the Borough of Stoke-upon-Trent, in the County of Stafford, is an Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses,

acting by the Council, are the Urban Sanitary Authority, and by such name A.D. 1876.
are referred to herein ;

And whereas a Local Act of Parliament, intituled "The Stoke-upon-Trent
"Market Act, 1845" (herein-after called the Local Act), is in force in the Urban
5 Sanitary District of the said Borough, and is a Local Act within the meaning
of, and relates to the same subject-matters as, the Public Health Act, 1875 ;

And whereas under the provisions of the Local Act certain trustees were
appointed, and were empowered to complete and enlarge certain buildings
situate in the Borough of Stoke-upon-Trent, for the purpose of a market, and
10 to maintain and improve one or more market-places for the sale of cattle and
other live and dead stock, and of such goods, wares, merchandise, and other
marketable commodities as they should from time to time see fit to allow to be
sold therein, and to make byelaws and levy tolls, rents, and stallages in respect
of the said markets ;

15 And whereas the said trustees were empowered by the Local Act to borrow
on the security of the said rents, tolls, and stallages, and other property of the
trustees, any money not exceeding fourteen thousand pounds ;

And whereas the said trustees have borrowed the whole of the money
authorised by the Local Act, and have completed the said buildings, and have
20 continued to exercise the powers conferred upon them by the Local Act, and
the market contemplated by the Local Act has been established, and is now in
existence ;

And whereas the said Urban Sanitary Authority propose to purchase,
acquire, and hold the said market and other property, and it is necessary
25 for the purpose of carrying out such proposal that the said trustees should be
empowered to sell and transfer the same to them, and the said Urban
Sanitary Authority have accordingly applied to the Local Government Board
to partially repeal, alter, and amend the Local Act, as herein-after mentioned ;

And whereas on receipt of such application the Local Government Board
30 directed a Local Inquiry to be held on the subject, and the same was held
after due notice, and report has been made to them thereon ;

And whereas the said Urban Sanitary Authority have passed a resolution
in accordance with the provisions of Section 166 of the Public Health Act,
1875, to the effect that they should be empowered to provide a market-place
35 and other conveniences, and to exercise the other powers in relation to
markets contained in the said Section :

Now therefore, We, the Local Government Board, in pursuance of the
powers given by the Statutes in that behalf, do Order that, from and
after the Twenty-ninth day of September next following the date of the Act
40 of Parliament confirming this Order, the following provisions shall take effect ;
viz.,

I. The Local Act shall be altered and amended so as to provide as follows ;
viz.,

(i.) The trustees may sell to the Urban Sanitary Authority, and the Urban
45 Sanitary Authority may purchase from the trustees, the market,

[255.]

D 2

A.D. 1876.

lands, buildings, property, goods, credits, rights, powers, and privileges of the trustees, herein-after called "the undertaking," free from all incumbrances, at the price of twelve thousand pounds, and the receipt in writing of three of the trustees shall effectually discharge the Urban Sanitary Authority from the said purchase money, and from 5 being answerable or accountable for the loss misapplication or non-application thereof, and the Urban Sanitary Authority shall not be required to take notice of, nor shall they be bound by, any trust respecting such money.

- (ii.) As soon as conveniently may be after the conveyance to the Urban 10
 Sanitary Authority of the undertaking, the trustees shall proceed to wind up the affairs of the trust created by the Local Act, discharging the principal moneys and interest due on the mortgages created by them thereunder, and all other debts due from them, and applying the surplus, if any, according to the provisions in that 15
 behalf contained in the Local Act.
- (iii.) Notwithstanding the conveyance, all byelaws, rules, regulations, and orders made by the trustees shall continue in force until the same shall be repealed, altered, or varied by the Urban Sanitary Authority, and such byelaws, rules, regulations, and orders, and all penalties and 20
 forfeitures thereby respectively imposed, may and shall be enforced, recovered, and applied by the Urban Sanitary Authority in the same manner and in all respects as if the same had been made and imposed respectively by the Urban Sanitary Authority.
- (iv.) The trustees shall at all times be indemnified by the Urban Sanitary 25
 Authority against all covenants and obligations entered into or cast upon the trustees previously to the execution of the conveyance, other than in connection with the mortgage and other debts of the undertaking due at the date of the conveyance; and the trustees shall indemnify the Urban Sanitary Authority against the said 30
 mortgage and outstanding debts of the undertaking existing at the execution of the conveyance.
- (v.) The Urban Sanitary Authority may borrow the aforesaid purchase money of twelve thousand pounds on the credit of the charges and rates which they are authorised to mortgage for the purposes of the 35
 Public Health Act, 1875, and in accordance with the provisions of that Act relating to mortgages; and the money so borrowed, together with the interest from time to time to accrue due thereon, shall be repaid within a period not exceeding fifty years from the date of borrowing the same, and in accordance with the provisions for the 40
 repayment of loans contained in the last-mentioned Act.

II. From and after the execution of the conveyance of the undertaking to the Urban Sanitary Authority the said Local Act shall be further altered and amended, so as to provide as follows: viz.,

- (i.) The jurisdiction, powers, rights, lands, hereditaments, tenements 45
 property, and effects of the trustees under the Local Act shall be

transferred to the Urban Sanitary Authority, and the name of the Urban Sanitary Authority shall be substituted for that of the trustees throughout the Local Act as hereby amended. A.D. 1876.

- 5 (ii.) Sections 5 to 78, both inclusive, Sections 83 to 88, both inclusive, Sections 93 to 106, both inclusive, Sections 112 to 137, both inclusive, Sections 139 to 145, both inclusive, and Section 147 of the Local Act, shall be wholly repealed.
- 10 (iii.) Sections 107 and 108 of the Local Act shall be altered in such a manner as to enable the Urban Sanitary Authority to let any of the premises or tolls therein specified for any period not exceeding seven years.
- (iv.) The Local Act as hereby altered shall be executed by the Urban Sanitary Authority with the powers and according to the provisions of the Public Health Act, 1875.
- 15 (v.) The provisions of the Markets and Fairs Clauses Act, 1847, shall be incorporated therewith, except in respect of any matter inconsistent with the terms of this Order.

20 Given under the Seal of Office of the Local Government Board, this Twenty-first day of June, in the year one thousand eight hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
 JOHN LAMBERT, Secretary.

BOROUGH OF STOKE-UPON-TRENT.

25 *Provisional Order to enable the Urban Sanitary Authority for the Borough of Stoke-upon-Trent to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.*

To the Mayor, Aldermen, and Burgesses of the Borough of Stoke-upon-Trent, in the County of Stafford, being the Urban Sanitary Authority for that Borough;—

30 And to all others whom it may concern.

WHEREAS the Mayor, Aldermen, and Burgesses of the Borough of Stoke-upon-Trent, in the County of Stafford, acting by the Council, being the Urban Sanitary Authority for that Borough, require to purchase and take certain lands and premises which are described in the Schedule to this Order, 35 for the disposal of the sewage of the said Borough;

And whereas the said Urban Sanitary Authority made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said land and premises, 40 to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement;

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D 3

A.D. 1876.

And whereas upon receipt of such Petition the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held after due notice, and a report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said Urban Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

Parish of STOKE-UPON-TRENT, in the County of STAFFORD.

No. on deposited Plan.	Description.	Owner.	Occupier.	
458	Pasture land - - -	Sir Thomas Fletcher Fenton Boughey, Baronet.	Robert Bagnall.	15
461	Arable land - - -			
462	Meadow land - - -			
463	ditto - - -			20
464	ditto - - -			
465	ditto - - -			
466	Pasture land - - -			
478	Meadow land - - -			

Given under the Seal of Office of the Local Government Board, this

Twenty-first day of June, in the year One thousand eight hundred and seventy-six.

25

(L.S.)

G. SCLATER-BOOTH, President.

JOHN LAMBERT, Secretary.

RURAL SANITARY DISTRICT OF THE ULVERSTONE

UNION.

30

Provisional Order to enable the Sanitary Authority for the Rural Sanitary District of the Ulverstone Union to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Guardians of the Poor of the Ulverstone Union, in the County of Lancaster, being the Sanitary Authority for the Rural Sanitary District of that Union; —

35

And to all others whom it may concern.

WHEREAS the Guardians of the Poor af the Ulverstone Union, in the County of Lancaster, as the Sanitary Authority for the Rural Sanitary

40

District of that Union, require to purchase and take certain lands, springs, streams, water-rights, and premises, which are described in the Schedule to this Order, for the purpose of constructing certain works for the supply of water to the Township of Broughton West, in the said District; A.D. 1876.

- 5 And whereas the said Sanitary Authority have made due publication in the newspaper, and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands, springs, streams, water-rights, and premises, to be allowed to put in force the
 10 powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement;

And whereas upon receipt of such Petition, the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, and such Inquiry was held after due notice, and a report has
 15 been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands, springs,
 20 streams, water-rights, and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

25 The Township of BROUGHTON WEST, in the County of LANCASTER.

Description of Property proposed to be taken.	Owners.	Occupier.
30 Part of a field, and the springs, streams, and water-rights belonging thereto.	Thomas Grice and Matthew Irvin, trustees of the will of Thomas Williamson, de- ceased.	James Bell.

Given under the Seal of Office of the Local Government Board, this
 Twentieth day of June, in the year One thousand eight hundred
 and seventy-six.

35

(L.S.)

G. SCLATER-BOOTH, President.
 JOHN LAMBERT, Secretary.

**Local Government
Board's Provisional
Orders Confirmation
(Bingley, &c.) [H.L.]**

A

B I L L

INTITLED

An Act to confirm certain Provisional Orders of the Local Government Board relating to the Improvement Act District of Bingley (two), the Borough of Brighton, the Districts of Chatham and Gillingham, the Special Drainage District of Norton, the Districts of North Bierley, the Borough of Nottingham, the Improvement Act District of Ramsgate, the Borough of Stoke-upon-Trent (two), and the Rural Sanitary District of the Ulverstone Union.

(Brought from the Lords 17 July 1876.)

*Ordered, by The House of Commons, to be Printed,
18 July 1876.*

[Bill 255.]

Under A c2.

A
B I L L

TO

Confirm certain Provisional Orders made by the Local Government Board under the Poor Law Amendment Act, 1867, with reference to the townships of Cumberworth and Cumberworth-Half, in the West Riding of the county of York, and the borough of King's Lynn, in the county of Norfolk. A.D. 1876.

WHEREAS the Local Government Board have made the Provisional Orders set forth in the schedule hereto annexed, under the provisions of the Poor Law Amendment Act, 1867, and the several other Statutes in that behalf, with reference to the townships of Cumberworth and Cumberworth-Half, in the West Riding of the county of York, and the borough of King's Lynn, in the county of Norfolk, and it is requisite that the said Orders should be confirmed by Parliament, and that the provision herein contained should be enacted in reference to them :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. The Orders set out in the schedule hereto annexed shall be confirmed, and all the provisions thereof shall, from and after the passing of this Act, have full validity and force. The Provisional Orders in schedule confirmed.

2. If any person shall, by reason of the operation of the Provisional Orders hereby confirmed, be deprived wholly or partially of any office, employment, or emolument, the Local Government Board may, according to their judgment, award a compensation to be paid to such person either in a sum certain or by way of Compensation to be awarded to persons deprived of office.

[Bill 122.]

A

A.D. 1876. annuity, and shall direct the same to be paid out of the poor rate
— of the parishes or townships, in such manner and according to
such proportions as to the said Board shall appear equitable.

Short title of **3.** This Act may be cited as “The Local Government Board’s
the Act. “ Provisional Orders Confirmation (Cumberworth, &c.) Act, 1876.” 5

SCHEDULE.

TOWNSHIPS OF CUMBERWORTH AND CUMBERWORTH-HALF.

*Provisional Order for re-adjusting the Townships of Cumberworth and
Cumberworth-Half.*

5

To the Guardians of the Poor of the Huddersfield Union, in the West
Riding of the County of York; —

To the Overseers of the Poor of the several Townships of Cumberworth
and Cumberworth-Half, in the said Union; —

10

And to all others whom it may concern.

WHEREAS the Poor Law Commissioners, by certain Orders dated
respectively the Twenty-first and the Twenty-sixth days of January, One
thousand eight hundred and thirty-seven, and the Third day of October, One
thousand eight hundred and thirty-eight, ordered and declared that the Parishes,
15 Townships, and Places named in the margin thereof, including, amongst others,
the Township of Cumberworth and the Township of Cumberworth-Half, should
be united for the administration of the laws for the relief of the Poor, by the
name of the "Huddersfield Union";

And whereas by "The Poor Law Amendment Act, 1867," it was (among
20 other things) enacted as follows; that is to say, "Where several Parts of any
" Parish are separated from one another or intermixed with an adjoining Parish
" or where a Parish is of great Extent in Area, and an Application in Writing
" shall be made to the Poor Law Board by One Tenth Part in Value of
" Owners of Property and Ratepayers in the Parish or Parishes respectively
25 " interested in the Subject, the said Board may, if satisfied by public Inquiry
" on the Spot, after Fourteen Days public Notice of the Time, Place, and
" Object of such intended Inquiry, that the Relief to the Poor can be better
" administered in the Parish or Parishes by means of such Re-adjustment or
" Division as herein-after mentioned, make an Order under Seal for re-adjusting
30 " or dividing the said Parishes according to the Terms of the Application, and
" for the Purposes and Objects set forth therein, or with such Modifications as
" they shall deem expedient, and such Order shall be made provisionally, and
" shall be submitted to Parliament, to be confirmed in the Manner herein-
" before set forth";

40 And whereas the powers of the Poor Law Board are now vested in the Local
Government Board;

And whereas the word "Parish" as used in the above-mentioned Section
includes any Township for which a separate Poor Rate may be made, and a

[122.]

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A.D. 1876. — separate Overseer may be appointed, and the Townships of Cumberworth and Cumberworth-Half are Townships within the meaning of that section, and are intermixed with each other;

And whereas application in writing has been made to the Local Government Board, under the hands of certain persons, being one-tenth part and upwards 5 in value of Owners of Property and Ratepayers in the said Townships, interested in the re-adjustment of the said Townships, requesting them to make an Order under Seal for re-adjusting the said Townships;

And whereas the Local Government Board caused a public Inquiry to be made upon the spot, after Fourteen days public notice of the time, place, and object 10 of such intended Inquiry, and are satisfied that the relief to the Poor can be better administered in the said Townships by means of the re-adjustment herein-after mentioned:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and 15 after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order the following provisions shall take effect, viz.:

I. For all purposes connected with the relief of the Poor, the repair of the highways, the making and collection of all parliamentary, county, and parochial 20 rates, taxes, impositions, and assessments, the preparation of the lists of voters, jurymen, and constables, all petty sessional, magisterial, and constabulary business, and for all other civil purposes whatsoever, the said Townships of Cumberworth and Cumberworth-Half shall be re-adjusted as mentioned in Article II. of this Order. 25

II. The Township of Cumberworth shall comprise the area described in the first part of the Schedule hereto, and the Township of Cumberworth-Half shall comprise the area described in the second part of the said Schedule.

III. The Township of Cumberworth-Half, as hereby re-adjusted, shall be called and known by the name of the Township of Skelmanthorpe. 30

IV. All persons who acquired a settlement in either of the Townships of Cumberworth and Cumberworth-Half, prior to the said Twenty-ninth day of September, shall be deemed to be settled in the Township of Cumberworth, as hereby re-adjusted, or in the said Township of Skelmanthorpe, according as the residence which completed the settlement relied upon was in the parts which will 35 from that date be included in the Township of Cumberworth as so re-adjusted, or in the said Township of Skelmanthorpe; and this rule shall be applied to all cases of settlement derived from such persons.

V. The said Townships of Cumberworth and Skelmanthorpe shall form part of the Huddersfield Union, until the Local Government Board shall, by Order, 40 otherwise direct; and the Guardians entitled to act for the Townships of Cumberworth and Cumberworth-Half respectively, prior to the said Twenty-ninth day of September, shall continue to act as Guardians for the Townships of Cumberworth and Skelmanthorpe respectively, until the next annual election of Guardians. 45

A.D. 1876.

VI. The persons appointed as Overseers and Surveyors of Highways for the said Townships of Cumberworth and Cumberworth-Half at the last appointment of such officers shall continue to act as such for the Townships of Cumberworth and Skelmanthorpe until the expiration of their term of office, and shall be
5 entitled to receive and collect all rates, monies, and debts payable to them respectively up to that time, and shall be liable to account for the same to the Auditor or other legal authority.

VII.—The Registration Lists of Voters at the election of Knights of the Shire, and the Lists of Claimants to vote at such election, and of objections to
10 the names of persons inserted in such lists, for the former Townships of Cumberworth and Cumberworth-Half, which shall have been made out prior to the said Twenty-ninth day of September, shall continue to be in force, for the purposes of the revision thereof and of the election of Members of Parliament for the Division of the West Riding of the County of York comprising such
15 Townships, until the time when fresh lists have been made out for the said Townships respectively, and have been included in the Register of Voters for the said Division.

VIII.—The Jury Lists in force for the said Townships of Cumberworth and Cumberworth-Half on the said Twenty-ninth day of September shall
20 continue in force, and be available for the Townships of Cumberworth and Skelmanthorpe respectively, until new lists are duly made for the same.

IX.—Nothing herein contained shall apply to any Charity or Allotment to which the inhabitants of either of the said Townships are now entitled, but any such Charity or Allotment may be adjusted by the Charity Commissioners,
25 upon application by any ratepayer in either of the Townships claiming to be interested therein.

The SCHEDULE above referred to.

PART I.

TOWNSHIP OF CUMBERWORTH.

30 All those parts of the Townships of Cumberworth and Cumberworth-Half, in the West Riding of the County of York, which are bounded on the north and north-west by the Townships of Shelley and Shepley, on the west by part of "Piper Well Lane," and by "Dearne Dike Lane," on the south by the Township of Denby, and on the east by a line commencing at the northernmost corner of
35 the Field numbered 1029 on the Plan of the west part of the Townships of Cumberworth and Cumberworth-Half, which was prepared for the regulation of the Rates under the Poor Law Amendment Act, 1839, and following the eastern boundaries of the Fields numbered 1029, 1030, 1031, and 1051 on the said Plan to the eastern boundary of "Ponker Lane;" thence along that boundary and
40 the northern boundary of "Ponker," and the eastern boundaries of Fields numbered
[122.] A 3

A.D. 1876.

948, 951, and 953 on the said Plan ; thence along the northern boundary of the Field numbered 923 on the Plan of the eastern part of the Townships of Cumberworth and Cumberworth-Half, and along the eastern boundaries of the Fields numbered 923, 922, and 919, and the southern boundaries of Nos. 919 and 920 on the last-mentioned Plan ; thence along the southern boundary of No. 958 on the first-mentioned Plan, and southwards along the eastern fence of Green Lane Hackings and the eastern boundaries of Fields numbered 887, 892, 898, 897, and part of 816 ; thence along the centre of Giltwaithes Lane and across the high road from Manchester, to and along the eastern boundary of the Field numbered 804 on the said Plan, to the boundary of the Township of Denby.

PART II.

TOWNSHIP OF SKELMANTHORPE.

All those parts of the Townships of Cumberworth and Cumberworth-Half, in the West Riding of the County of York, which are bounded on the north and north-east by the Township and Parish of Emley, on the east and south-east by the Township of Clayton West, on the south by the Township of Denby, and on the west by a line commencing at the northernmost corner of a Field numbered 1064, on the Plan of the eastern part of the said Townships of Cumberworth and Cumberworth-Half, which was prepared for the regulation of the Rates under the Poor Law Amendment Act, 1839, and following the western boundaries of the Fields numbered 1064, 1063, 1062, 1061, 1060, and 1052 on the said Plan, across "Ponker Lane" to and along the western boundaries of the Fields numbered 944, 952, and 952 A on the said Plan ; thence along the southern boundary of No. 952 A, the western boundaries of Fields numbered 924, 917, and 918, and the southern boundaries of Fields numbered 919 and 920 ; thence along the southern boundary of Field numbered 958 on the Plan of the western part of the Townships of Cumberworth and Cumberworth-Half, and southwards following the eastern fence of Green Lane Hackings, to and along the eastern boundaries of Nos. 887, 892, and 893 (part), and the western boundaries of Nos. 903, 902, 899, and 1815, on the last-mentioned Plan ; thence along the centre of Giltwaithes Lane across the high road from Manchester, to and along the western boundary of the Field numbered 1917 on the first-mentioned Plan, to the boundary of the said Township of Denby.

Given under the Seal of Office of the Local Government Board, this
Twenty-third day of February, in the year One thousand eight
hundred and seventy-six.

G. SCLATER-BOOTH, President.

THOS. SALT, Secretary.

BOROUGH OF KING'S LYNN.

A.D. 1876.

Provisional Order for repealing certain Local Acts.

To the Guardians of the Poor of the Borough of King's Lynn in the County of Norfolk, and within the Libertyes of the same
 5 Borough ; —

To the Churchwardens and Overseers of the Poor of the Parish of Saint Margaret, in the said Borough ; —

And to all others whom it may concern.

WHEREAS by "The Poor Law Amendment Act, 1867," it was (among
 10 other things) enacted as follows; that is to say, "Where in any Union or
 "Parish not being within the Metropolis as defined by the Metropolitan Poor
 "Act, 1867," the relief of the Poor, or the making and levying of the Poor
 "Rate, is subject to the Control or Regulation of any Local Act, it shall be
 "competent for the Guardians of such Union or Parish having Powers to
 15 "exercise or Duties to discharge under such Act to apply to the Poor Law
 "Board to issue an Order to repeal the whole or any part of such Local Act,
 "or to alter the same, such application having been agreed to by the majority,
 "at two successive meetings of the said Guardians, and being forwarded in
 "writing under the Hand of the presiding Chairman of the second of such
 20 "meetings to the said Board; and the said Board may, if after due inquiry
 "they shall deem it expedient, make and issue a Provisional Order for such
 "repeal or alteration, and shall take all necessary steps for the confirmation
 "of such Order by Act of Parliament, but previously to such confirmation
 "the said Order shall not be of any validity whatever; and every Act of
 25 "Parliament confirming such Order shall be deemed a Public General Act;"

And whereas the powers of the Poor Law Board have, by "The Local Government Board Act, 1871," been transferred to and are now vested in the Local Government Board;

And whereas a Local Act of Parliament was passed in the thirteenth
 30 year of the reign of His late Majesty, King William the Third, intituled
 "*An Act for erecting Hospitalls and Workhouses within the Burrough*
 "*of King's Lynn, in the County of Norfolk, for the better employing and*
 "*maintaining the Poor there;*"

And whereas another Local Act of Parliament was passed in the forty-eighth
 35 year of the reign of His late Majesty, King George the Third, intituled "*An*
 "*Act to amend and enlarge the powers of an Act of King William the Third,*
 "*for erecting Hospitals and Workhouses in the Borough of King's Lynn, in the*
 "*County of Norfolk, and for the better employing and maintaining the Poor*
 "*there;*"

And whereas by the first above-recited Local Act the persons elected and
 appointed in accordance with the provisions thereof, were incorporated under
 the name of "The Guardians of the Poor of the Borough of King's Lynn, in
 "the County of Norfolk, and within the Libertyes of the same Borough," and
 were constituted a Board of Guardians to provide for the better employment
 45 and maintenance of the Poor in the said Borough, which provision is now
 vested in the Guardians of the Poor of the King's Lynn Union, in the County
 of Norfolk;

[122.]

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A.D. 1876. — And whereas the making and levying of the Poor Rate in the Parish of Saint Margaret, in the said Borough, is, by the secondly above-recited Local Act, imposed upon the first-mentioned Guardians, and certain provisions are therein contained for the appointment of Overseers for the said Parish ;

And whereas the following resolution was passed by the first-mentioned 5 Guardians, and was agreed to by the majority at two successive meetings of such Guardians, held on the Eighteenth day of March, and the Thirteenth day of May, one thousand eight hundred and seventy-five; viz. :—

“ That application be made to the Local Government Board, under Statute
“ 30 & 31 Victoria, c. 106, s. 2, for a Provisional Order to repeal the 10
“ Acts under which this Corporation is established; ”

And whereas an application in accordance with the terms of the said resolution has been forwarded to the Local Government Board, in writing, under the hand of the presiding Chairman of the second of such meetings :

Now therefore, We, the Local Government Board, having made due inquiry, 15 and in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the following provisions shall take effect, viz. :—

I. Subject as herein-after mentioned, the above-recited Local Acts of 20 Parliament shall be wholly repealed, except so far as the same shall have been acted upon, and so far as it may be necessary to continue the same for the purpose of the recovery of any rates which may be due under the same on or before the said Twenty-ninth day of September.

Provided always, that all matters and things commenced under the authority 25 of the said Local Acts, and not concluded before the said Twenty-ninth day of September, may be continued under the same authority until concluded.

II. The persons appointed as Overseers for the said Parish of Saint Margaret at the last appointment of such officers shall continue to act as such until the Twenty-fifth day of March next following the date of the Act of 30 Parliament confirming this Order, and shall be entitled to receive and collect all rates, monies, and debts payable to them respectively up to that time, and shall be liable to account for the same to the Auditor or other legal authority.

III. From and after the said Twenty-fifth day of March all the rates, arrears of rates, monies, debts, and other property of the said Overseers shall 35 be transferred to the Overseers who shall be appointed for the said Parish, in accordance with the provisions of the law for the time being in force for the appointment of Overseers.

Given under the Seal of Office of the Local Government Board, this
Twenty-fourth day of March, in the year one thousand eight 40
hundred and seventy-six.

G. SOLATER-BOOTH, President.
THOS. SALT, Secretary.

Local Government Provisional Orders (No. 2).

A

B I L L

To confirm certain Provisional Orders made by the Local Government Board under the Poor Law Amendment Act, 1867, with reference to the townships of Cumberworth and Cumberworth-Half, in the West Riding of the county of York, and the borough of King's Lynn, in the county of Norfolk.

*(Prepared and brought in by
Mr. Salt and Mr. Selater-Booth.)*

*Ordered, by The House of Commons, to be Printed,
7 April 1876.*

[Bill 122.]
Under 2 oz.

A
B I L L

TO

Confirm certain Provisional Orders of the Local Government Board relating to the Borough of Blackburn, and to the Districts of Downham Market, Melksham, Milnrow, and Saint Hellen's. A.D. 1876.

WHEREAS the Local Government Board have, as regards the several districts herein mentioned, made the Provisional Orders set forth in the schedule hereunto annexed, under the provisions of the Public Health Act, 1875 :

5 And whereas it is requisite that the said Orders should be confirmed by Parliament, and the provisions herein contained should be made in respect of the places therein mentioned :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and
10 Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. The Orders set out in the schedule hereunto annexed shall be and the same are hereby confirmed, and all the provisions thereof shall, from and after the passing of this Act, have full validity and
15 force. The Provisional Orders in schedule confirmed.

2. The Guardians of the Poor of the Melksham Union as the Sanitary Authority for the Rural sanitary district of that Union shall, annually, during the period of three years next following the day when the Provisional Order relating to the town of Melksham
20 shall come into operation, make and levy an equal pound rate or assessment, upon all messuages, tenements, or dwelling houses now erected and built, or erected and built during the said period, within the town of Melksham, or within one mile therefrom, as described in the Local Act in the said Order referred to, to be
25 charged upon and be paid and payable by the respective occupiers

[Bill 125.]

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A.D. 1876. of the said messuages, tenements, or dwelling houses, and shall annually apply the amount to be raised by such rate or assessment, after payment of the cost and charges of making and collecting such rate, in the discharge, by annual instalments or otherwise as may be settled with the creditors claiming the same, of certain debts 5 now amounting to the sum of four hundred pounds, or thereabouts, and owing by the Commissioners in the said Order mentioned, together with the interest due or to accrue due thereon: Provided nevertheless, that no person who shall occupy a tenement under the yearly value of four pounds, and who does not keep open 10 shop for the sale of goods, wares, and merchandise, and no occupier of a manufactory, warehouse, or other building not occupied as a dwelling house shall be charged with or be liable to be assessed to the said rate, and no occupier of a dwelling house shall be rated in respect of any field occupied therewith but only in respect of the 15 dwelling house.

Certain provisions of Local Act to continue in force.

3. All the provisions of the Local Act in the said Order referred to which relate to the assessment, collection, and recovery of the rate in that Act mentioned shall continue to be in force for the purpose of the assessment to be made under section 2 of this Act, 20 until the expiration of the aforesaid period of three years, and until the rate shall have been fully collected; provided that for the purposes of this section the guardians aforesaid shall be substituted for the Commissioners throughout the provisions of the said Local Act. 25

Special provision as to the district of Saint Hellen's in the Isle of Wight.

4. The Commissioners acting under the Local Act of the fifty-third year of the reign of His Majesty King George the Third, chapter ninety-two, entitled "An Act for amending the roads and highways in the Isle of Wight," may continue to levy tolls as heretofore, until and on the sixth day of December one thousand eight hundred 30 and seventy-seven, and nothing in the Order relating to the district of Saint Hellen's hereby confirmed shall affect or prejudice the power of the said Commissioners at any time or times before the expiration of two calendar months from that date to remove their toll gate, toll house, and toll bars from within the said district, and, 35 subject to the provisions of this section, the sanitary authority for the said district shall be the sole and exclusive highway authority within that district, and all streets, roads, pavements, sewers, drains, and other matters and things connected therewith within the said

district now belonging to or under the control of any highway or other sanitary authority shall, when the said Order takes effect, vest in the said urban sanitary authority. A.D. 1876.

5. This Act may be cited as "The Local Government Board's Provisional Orders Confirmation (Blackburn, &c.) Act, 1876." Short title.

SCHEDULE.

BOROUGH OF BLACKBURN.

Provisional Order to enable the Urban Sanitary Authority for the Borough of Blackburn to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Mayor, Aldermen, and Burgesses of the Borough of Blackburn, in the County of Lancaster, being the Urban Sanitary Authority for that Borough;—

And to all others whom it may concern.

15 WHEREAS the Mayor, Aldermen, and Burgesses of the Borough of Blackburn, in the County of Lancaster, acting by the Council, being the Urban Sanitary Authority for that Borough, require to purchase and take certain lands and premises which are described in the Schedule to this Order, for the purpose of making certain new streets, and widening, enlarging, and improving
20 certain other streets in the said Borough;

And whereas the said Urban Sanitary Authority, before the passing of the Public Health Act, 1875, made due publication in the newspaper and served the several notices as required by the Local Government Act, 1858, and presented a Petition to the Local Government Board, stating as required by
25 the last-mentioned Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Act, 1845, with respect to the purchase and taking of land otherwise than by agreement;

A.D. 1876. And whereas upon receipt of such Petition the Local Government Board directed an Inquiry to be held in the District, as to the propriety of assenting to the prayer of the said Petition, which Inquiry has been held and a report has been duly made to them thereon:

Now, therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do, by this Our Order, empower the said Urban Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them. 10

The SCHEDULE above referred to.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Occupiers.	
1	Lock-up shop, 36A, King William Street.	James Slater - -	James Walsh Butterworth.	15
2	Auction room, staircase, and offices over, with yard and buildings, 36, King William Street.	Ditto - - -	James Slater.	20
3	Shop, warehouse, covered yard, and passage, 34, King William Street.	James Peers and Ellen Peers his wife, and the other devisees under the will and codicil of Richard Edleston, deceased; viz., Anne Woodhouse and her husband the Reverend Charles Wright Woodhouse, Dora Jane Lowndes and her husband Francis Dobson Lowndes, Thomas Livesey, Ellen Proctor and her husband Charles Edward Proctor, Mary Livesey, Richard Edleston Livesey, and Elizabeth Livesey.	Lister Hartley and William Tattersall.	25
4	Shop, yard, buildings, and passage, 32, King William Street.	Ditto - - -	William Lupton Constantine.	30
5	Shop, covered passage, buildings, yard, and passage, 30, King William Street.	Ditto - - -	Henry Fielding,	35
6	House, shop, and appurtenances, 28, King William Street.	Hannah Horrocks -	James Sagar.	40
7	House, shop, and appurtenances, 26A, King William Street.	Ditto - - -	James Leaver.	45
8	House, shop, and appurtenances, 26, King William Street.	Ditto - - -	Hannah Horrocks and Henry Cramp.	50

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Occupiers.
5	9 Stables, middensteads, privy, part of yards, and passage behind the above-described property and the "Clarence" Hotel, Lord Street.	James Peers and Ellen Peers his wife, and the other devisees under the will and codicil of Richard Edleston, deceased; viz., Anne Woodhouse and her husband the Reverend Charles Wright Woodhouse, Dora Jane Lowndes and her husband Francis Dobson Lowndes, Thomas Livesey, Ellen Proctor and her husband Charles Edward Proctor, Mary Livesey, Richard Edleston Livesey, and Elizabeth Livesey.	Thomas Ainsworth, Lister Hartley, William Tattersall, and William Lupton Constantine (Daniel Thwaites, the leasee).
10			
15			
20	10 House, gardens, and passage, 50 Spring Gardens.	William Irving - -	James Haworth and Ann Haworth.
	11 House and passage, 52, Spring Gardens.	Sarah Esther Hacking -	James Brennan.
25	12 House and passage, 54, Spring Gardens.	Ditto - - -	Mary Younger.
	13 House, yard, and buildings, 34, Callendar Street.	The Reverend Thos. Buxton and Hugh Willoughby Swift.	William Highton.
30	14 House, yard, and buildings, 36, Callendar Street.	Ditto - - -	William Sharples.
	15 House, yard, and buildings, 38, Callendar Street.	Ditto - - -	John Hall.
	16 House, yard, and buildings, 40, Callendar Street.	Ditto - - -	Thomas Hindle.
35	17 House, yard, and buildings, 42, Callendar Street.	Ditto - - -	Elizabeth Holden.
	18 House and buildings, 3A, High Street.	Ditto - - -	John McHale.
40	19 House and buildings, 3, High Street.	Ditto - - -	Betsy Owen.
	20 Part of yard, High Street -	John Tattersall -	John Tattersall.
	27 House, yard, and buildings, 19, Foundry Hill.	The Reverend Thos. Buxton	Aaron Sharples.
45	28 House, yard, and buildings, 17, Foundry Hill.	Ditto - - -	George Edmundson.
	29 House, yard, and buildings, 15, Foundry Hill.	Ditto - - -	James Allsop.
	30 House, yard, and buildings, 13, Foundry Hill.	Ditto - - -	Thomas Dunlavey.
50	31 House, yard, and buildings, 11, Foundry Hill.	Ditto - - -	William Halstead.
	32 House, yard, and buildings, 9, Foundry Hill.	Ditto - - -	Michael Gallagher.
55	33 House, yard, and buildings, 7, Foundry Hill.	Ditto - - -	Rosannah Waters.

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A 3

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Occupiers.	
34	House, yard, and buildings, 5, Foundry Hill.	The Reverend Thos. Buxton	Eliza Read.	5
35	House, yard, and buildings, 3, Foundry Hill.	Ditto	Mary Jackson.	
36	House, shop, yard, and buildings, 1, Foundry Hill, and 90, Salford.	Ditto	John Rigby.	10
37	House, yard, and buildings, 92, Salford.	Ditto	James Aspinall.	
38	House, yard, and buildings, 94, Salford	Ditto	Henry Aspden.	
39	House, 96, Salford	Ditto	William Waring.	15
40	House, 98, Salford	Ditto	James Parker.	
41	Part of yard, Salford . .	John Dugdale, Edward Dugdale, and Joseph Dugdale.	John Dugdale, Edward Dugdale, Joseph Dugdale, and Robert Dugdale.	20

Given under the Seal of Office of the Local Government Board, this Twentieth day of March, in the year One thousand eight hundred and seventy-six.

(L.S.) }

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary. 25

IMPROVEMENT ACT DISTRICT OF DOWNHAM MARKET.

Provisional Order for partially repealing and altering a Local Act, and for other purposes.

To the Urban Sanitary Authority for the Urban Sanitary District 30
of Downham Market, in the County of Norfolk ;—

And to all others whom it may concern.

WHEREAS, under the powers and provisions of a Local Act of Parliament passed in the fifth and sixth years of the reign of His late Majesty, King William the Fourth, intituled “ *An Act for paving, lighting, and watching the 35*
“ *Town and Parish of Downham Market, in the County of Norfolk,*” certain Commissioners were appointed to execute the said Act in the said Town and Parish of Downham Market ;

And whereas the said Commissioners incurred certain debts under the powers and provisions of the said Local Act, of which the sum of Three Thousand Four Hundred Pounds now remains unpaid, and is charged upon the rates leviable under that Act;

5 And whereas the District of the said Commissioners is an Urban Sanitary District, of which the said Commissioners are the Urban Sanitary Authority;

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any Sanitary District, by Provisional Order, wholly or partially to repeal,
10 alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any person or persons for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875;

15 And whereas the said Local Act relates to the same subject-matters as the Public Health Act, 1875, and the said Urban Sanitary Authority applied to the Local Government Board to issue a Provisional Order to alter the said Local Act;

And whereas, upon receipt of the said application, the Local Government
20 Board directed Inquiry to be held, and the same was held previous to the passing of the Public Health Act, 1875, after due notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from
25 and after the Twenty-fourth day of June next following the date of the Act of Parliament confirming this Order, the following provisions shall take effect, viz.:—

I. Sections 72 to 82 both inclusive, of the said Local Act shall be wholly repealed, except so far as the same shall have been acted upon, and so far as it
30 may be necessary to continue the same for the purpose of enabling the said Urban Sanitary Authority to recover all rates due on or before the said Twenty-fourth day of June, under the said sections.

Provided, that all matters and things commenced under the authority of the sections hereby repealed, and not concluded before the said Twenty-fourth day
35 of June, may be continued under the same authority until concluded.

II. The said Urban Sanitary Authority shall in lieu of the rates authorised to be made and levied under the said Local Act, establish a District Fund, and make and levy a General District Rate over the whole of their District, in
40 accordance with the provisions of the Public Health Act, 1875, or of the law for the time being in force relating to the making and levying of a General District Rate in an Urban Sanitary District.

III. All expenses incurred or payable by the said Urban Sanitary Authority in the execution of the said Local Act and of the Public Health Act, 1875, respectively, shall be charged upon and defrayed out of the said District Fund
45 and General District Rate, subject to the provisions of the last-mentioned Act, with respect to the mode of defraying in certain cases the expenses of the repair of highways.

A.D. 1876.

IV. The said sum of Three Thousand Four Hundred Pounds so remaining unpaid as aforesaid, together with the interest due or to become due thereon, shall be charged upon and payable out of the said District Fund and General District Rate, and shall be repaid within a period not exceeding thirty years from the said Twenty-fourth day of June, and all the provisions of the 5 Public Health Act, 1875, with respect to monies borrowed thereunder, shall apply to the said sum of Three Thousand Four Hundred Pounds, as if it were a loan contracted under that Act.

Given under the Seal of Office of the Local Government Board, this Sixth day of April, in the year One thousand eight hundred and 10 seventy-six.

(L.S.)

G. SOLATER-BOOTH, President.
THOS. SALT, Secretary.

IMPROVEMENT ACT DISTRICT OF MELKSHAM.

Provisional Order for repealing a Local Act.

15

To the Commissioners for executing the powers and provisions of an Act of Parliament passed in the Fifty-sixth year of the reign of His late Majesty, King George the Third, intituled "*An Act for paving and improving the Footways, and for cleansing, lighting, and watching the streets and other public passages and places in the Town 20 of Melksham, in the County of Wilts ;*"

To the Guardians of the Poor of the Melksham Union, in the County of Wilts, being the Sanitary Authority for the Rural Sanitary District of that Union ;

And to all others whom it may concern.

25

WHEREAS under the powers and provisions of a Local Act of Parliament passed in the Fifty-sixth year of the reign of His late Majesty, King George the Third, intituled "*An Act for paving and improving the footways, and for cleansing, lighting, and watching the streets and other public passages and places in the Town of Melksham, in the County of Wilts,*" certain 30 Commissioners were appointed to execute the said Act in the said Town of Melksham ;

And whereas the Town of Melksham is an Urban Sanitary District, of which the said Commissioners are the Urban Sanitary Authority ;

And whereas by Section 303 of the Public Health Act, 1875, the Local 35 Government Board are empowered, on the application of the Sanitary Authority of any District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not

conferring powers or privileges on any person or persons for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875; A.D. 1876.

And whereas the Local Act above mentioned relates to the same subject-matters as the Public Health Act, 1875, and the said Commissioners, as such Urban Sanitary Authority as aforesaid, have applied to the Local Government Board to issue a Provisional Order for repealing such Local Act;

And whereas, upon receipt of the said application, the Local Government Board directed an Inquiry to be held on the subject thereof, and the same was held previous to the passing of the Public Health Act, 1875, after due notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, acting under the authority of the several Statutes in that behalf, do hereby Order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the Local Act above mentioned shall be wholly repealed, except so far as it may have been acted upon, and so far as it may be necessary to continue the same for the purpose of enabling the said Commissioners to recover all rates due thereunder on or before the said Twenty-ninth day of September.

Provided always, that all matters and things commenced under the authority of the said Local Act thereof, and not concluded, may be continued under the same authority until concluded.

Given under the Seal of Office of the Local Government Board, this Seventh day of April, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. SOLATER-BOOTH, President.
THOS. SALT, Secretary.

DISTRICT OF MILNROW.

Provisional Order to enable the Urban Sanitary Authority for the District of Milnrow to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Milnrow Local Board, being the Sanitary Authority for the Urban Sanitary District of Milnrow, in the County of Lancaster; —

And to all others whom it may concern.

WHEREAS the Milnrow Local Board, as the Sanitary Authority for the Urban Sanitary District of Milnrow, in the County of Lancaster, require to purchase and take certain lands and premises situate within their District, and which are described in the Schedule to this Order, for the purpose of improving certain roads and streets in the said District;

[125.]

B

A.D. 1876. And whereas the said Local Board have made due publication in the newspaper, and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Act, 1845, with respect to the purchase and taking of lands otherwise than by agreement; 5

And whereas upon receipt of such Petition, the Local Government Board directed an Inquiry to be held in the District, as to the propriety of assenting to the prayer of the said Petition, which Inquiry has been held and report duly made to them thereon; 10

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do, by this Our Order, empower the Milnrow Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule to this Order, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them. 15

The SCHEDULE above referred to.

Parish of ROCHDALE, Township of BUTTERWORTH, and County of LANCASTER. 20

Situation of Property.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
Bridge Street	Part of two cottages or dwelling-houses.	Edward Milnes and Mary his wife.	James Lord	Thomas Lord, Edmund Hill.	
Ditto	Coal-place	Benjamin Clegg	- - - -	Benjamin Clegg.	25
Ditto	Part of two cottages or dwelling-houses, and part of coal-place.	Joseph Newbold	- - - -	John Holden, Hannah Brierley.	
Dale Street	Vacant land	The trustees of J. S. Entwisle, viz., Robert Henry Norreys and Sir Alexander E. Ramsay, Bart.	Milnrow Conservative Society.	Milnrow Conservative Society.	30
Ditto	Part of shop, vacant land, and part of passage.	Edmund Milne	- - - -	James Holt.	35
Ditto	Vacant land used as a garden, wall, and steps.	Thomas Milne	- - - -	George Taylor.	40
Ditto	Ditto	Edmund Taylor	- - - -	Rachel Seddan, John Taylor.	
Ditto	Part of a house, and Clogger's shop, coal-place, vacant land, and passage.	John Binns	- - - -	John Binns.	45

	Situation of Property.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	Dale Street - -	Vacant land used as a yard, wall, and steps.	Major Kenyon, the trustees of James Schofield, viz., the Rev. F. R. Raines, George Whitaker, and John Pickup, and the trustees of Oliver Kenyon, Benjamin Paul, Major Kenyon, James Robishaw, Betty Elizabeth Kenyon.	Butterworth Liberal Association.	Butterworth Liberal Association.
10					
15	Ditto - -	Vacant land used as a garden, and wall.	Ditto - -	John Unsworth -	Sarah Robinson.
	Ditto - -	Ditto - -	Ditto - -	Edmund Wrigley -	Elizabeth Taylor.
	Harbor Lane - -	Cottage or dwelling-house.	Ann Whittles -	- - - -	Alice Smith.
20	Ditto - -	Vacant land - -	Mary Susan Milne -	- - - -	
	Ditto - -	Vacant land used as a garden, wall, and steps.	Samuel Whittles William Crossley.	- - - -	Betty Heap.

25 Given under the Seal of Office of the Local Government Board, this Seventh day of April, in the year One thousand eight hundred and seventy-six.

(L.S.) G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

DISTRICT OF SAINT HELLEN'S.

30 Provisional Order for altering a Local Act.

To the Commissioners for executing the powers and provisions of an Act of Parliament passed in the fifty-third year of the reign of His late Majesty King George the Third, intituled

35 "An Act for amending the roads and highways in the Isle of Wight";—

To the Saint Hellen's Local Board, being the Urban Sanitary Authority for the Urban Sanitary District of Saint Hellen's, in the Isle of Wight, in the County of Southampton; —

To the Inhabitants of the said District; —

40 To the Inhabitants of the several Parishes now subject to the provisions of the said Act; —

And to all others whom it may concern.

WHEREAS under the powers and provisions of a Local Act of Parliament passed in the fifty-third year of the reign of his late Majesty King George the

[125.] C

A.D. 1876. Third, intituled "*An Act for amending the roads and highways in the Isle of Wight*," certain Parishes in the Isle of Wight, in the County of Southampton, including the Parish of Saint Hellen's, were consolidated, for the purpose of widening, repairing, maintaining, and supporting the several roads and highways within those Parishes, and certain Commissioners were appointed to execute 5 the said Act ;

And whereas part of the said Parish of Saint Hellen's is comprised within the Urban Sanitary District of Saint Hellen's, in the Isle of Wight ;

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority 10 of any Sanitary District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any person or persons for their or his own pecuniary benefit, which relates to the same subject-matters as 15 the Public Health Act, 1875 ;

And whereas by the same section it is enacted that any such Provisional Order may provide for the extension of the provisions of the Local Act referred to therein beyond the District or Districts within the limits of such Act, or for the exclusion of the whole or a portion of any such District 20 from the application of such Act ;

And whereas the above-recited Local Act relates to the same subject-matters as the Public Health Act, 1875, and the Sanitary Authority for the said Urban Sanitary District of Saint Hellen's have applied to the Local Government Board to issue a Provisional Order so as to provide for the exclusion 25 from the application of such Local Act of that portion of the Parish of Saint Hellen's which is comprised within the said Urban Sanitary District ;

And whereas, upon receipt of the said application, the Local Government Board directed an Inquiry to be held, and the same was held, after due notice, and report has been made to them thereon : 30

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, so much of the said Parish of Saint Hellen's as is comprised within the Urban Sanitary District of Saint Hellen's 35 shall be excluded from the application of the above-recited Local Act, without prejudice to the operation of the said Local Act elsewhere.

Given under the Seal of Office of the Local Government Board, this
Sixth day of April, in the year one thousand eight hundred and
seventy-six. 40

(L.S.)

G. SOLATER-BOOTH, President.
THOS. SALT, Secretary.

Local Government Pro- visional Orders (No. 3.)

A

B I L L

To confirm certain Provisional Orders
of the Local Government Board re-
lating to the Borough of Blackburn,
and to the Districts of Downham
Market, Melksham, Milnrow, and
Saint Hellen's.

*(Prepared and brought in by
Mr. Salt and Mr. Slater-Booth.)*

*Ordered, by The House of Commons, to be Printed,
7 April 1876.*

[Bill 125.]

Under 2 oz.

A

B I L L

TO

Confirm certain Provisional Orders of the Local Government Board relating to the Districts of Briton Ferry and Clayton, the Rural Sanitary District of Coventry Union, the Borough of Nottingham (two), and the Districts of Oystermouth and Ripley. A. D. 1876.

WHEREAS the Local Government Board have, as regards the several districts herein mentioned, made the Provisional Orders set forth in the schedule hereunto annexed, under the provisions of the Public Health Act, 1875 :

5 And whereas it is requisite that the said Orders should be confirmed by Parliament :

 Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

10 and by the authority of the same, as follows :

1. The Orders set out in the schedule hereunto annexed shall be and the same are hereby confirmed, and all the provisions thereof shall, from and after the passing of this Act, have full validity and force.

15 2. This Act may be cited as "The Local Government Board's Short Title. Provisional Orders Confirmation (Briton Ferry, &c.) Act, 1876."

A.D. 1876.

SCHEDULE.

DISTRICT OF BRITON FERRY.

Provisional Order for altering the Briton Ferry Local Board Act, 1873.

To the Briton Ferry Local Board, being the Sanitary Authority for the Urban Sanitary District of Briton Ferry, in the County of Glamorgan ; —

And to all others whom it may concern.

WHEREAS by Section 36 of a Local Act of Parliament, intituled "The Briton Ferry Local Board Act, 1873," it is enacted that the Briton Ferry Local Board may, with the sanction of the Local Government Board, from 10 time to time, under the authority of that Act, in addition to any moneys they have borrowed or may be authorised to borrow under any other Act, borrow at interest on mortgage of the gasworks, gas rents, and other revenue of the Local Board arising from their gas undertaking, and of the General District Rate under the Public Health Acts, or of any of such securities, either together or 15 separately, all such sums as they may from time to time think requisite, for all or any of the purposes of that Act, not exceeding in the whole the sum of ten thousand pounds ;

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority 20 of any Sanitary District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject matters as the Public 25 Health Act, 1875 ;

And whereas the said Local Act relates to the same subject-matters as the Public Health Act, 1875, and the Briton Ferry Local Board, as the Sanitary Authority for the Urban Sanitary District of Briton Ferry, have applied to the Local Government Board to alter such Local Act, so as to extend the borrowing 30 powers conferred by Section 36 above recited ;

And whereas, upon receipt of the said application, the Local Government Board directed an Inquiry to be held on the subject thereof, and the same was held after due notice, and report has been made to them thereon :

Now, therefore, We, the Local Government Board, in pursuance of the 35 powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-ninth day of September next following the date of the

Act of Parliament confirming this Order, Section 36 of the said Local Act shall be altered so as to enable the Briton Ferry Local Board, subject to the sanction of the Local Government Board, to borrow the sum of twenty thousand pounds, in lieu of the sum of ten thousand pounds in the said Section mentioned, such
5 sum of twenty thousand pounds to be applied in the manner directed by the said Local Act with respect to the said sum of ten thousand pounds. A.D. 1876.

Given under the Seal of Office of the Local Government Board
this Nineteenth day of April, in the year one thousand eight
hundred and seventy-six.

10

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

DISTRICT OF CLAYTON.

*Provisional Order to enable the Urban Sanitary Authority for the District of
Clayton to put in force the Compulsory Clauses of the Lands Clauses
Consolidation Acts, 1845, 1860, and 1869.*
15

To the Clayton Local Board, being the Sanitary Authority for the Urban
Sanitary District of Clayton, in the West Riding of the County of
York;—

And to all others whom it may concern.

20 WHEREAS the Clayton Local Board, as the Sanitary Authority for the
Urban Sanitary District of Clayton, in the West Riding of the County of
York, require to purchase and take certain lands and premises situate within
their District, and which are described in the Schedule to this Order, for the
purpose of widening certain streets, and of constructing a new street in the
25 said District;

And whereas the said Local Board have made due publication in the
newspaper and served the several notices as required by the Public Health
Act, 1875, and have presented a Petition to the Local Government Board,
stating as required by that Act, and praying with reference to the said lands
30 and premises, to be allowed to put in force the powers of the Lands Clauses
Consolidation Acts, with respect to the purchase and taking of lands otherwise
than by agreement;

And whereas upon receipt of such Petition, the Local Government Board
directed an Inquiry to be held, as to the propriety of assenting to the prayer
35 of the said Petition, which Inquiry has been held and report duly made to them
thereon :

Now, therefore, We, the Local Government Board, in pursuance of the
powers given by the Statutes in that behalf, do, by this Our Order,
empower the Clayton Local Board, from and after the date of the Act of

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A 2

A.D. 1876. Parliament confirming this Order, to put in force with reference to the lands and premises described in the Schedule to this Order, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

5

No. on deposited Plan.	Description of Property.	Owners.	Occupiers.
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FIRST PART.

As to an intended new road from Broad Folds Head Lane to Clayton Lane. 10

1	A piece of land abutting on the west on the Clayton Church School, forming part of a garden occupied with the Clayton Old School.	Asa Briggs, Edmund Hirst, Charles Ward, Joseph Andrews, Jonas Andrews, Ezra Armitage, Thomas Connell, Samuel Mitchell, John Armitage, John Whittaker.	Jonas Clarkson, Joseph Greenwood, John Whittaker.
			15
2	A piece of land forming the south-west side of Chapel Field, Clayton, and abutting on the west on the Clayton Church School.	Aaron Shepherd -	Aaron Shepherd.
			20

SECOND PART.

25

As to improvements in Green Bottom Lane, between Broad Folds Head Lane and the Railway Bridge.

3	A piece of land situate at the junction of Broad Folds Head Lane with Green Bottom Lane, and on the west side of the last-mentioned lane, at the Nursery.	William Riley, John Henry Riley.	Benjamin Robinson.
			30
4	A piece of land situate on the west side of Green Bottom Lane.	William Kitchen -	Mary Robinson.
11	A piece of land situate at the east side of and abutting upon Green Bottom Lane.	William Riley -	Joseph Benn.
			35
12 & 13	Two strips or pieces of land situate on the east side of and abutting upon Green Bottom Lane.	John Henry Riley -	Jonas Whaley.
			40

THIRD PART.

As to improvements at Lane End and Pasture Lane.

14 & 15	A strip or piece of land situate on the north side of and abutting upon Pasture Lane at Lane End: also, a strip or piece of land situate on the south-east side of and abutting upon the said lane.	John Henry Riley -	Jonas Whaley.
			45

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners.	Occupiers.
5	16 A strip or piece of land situate on the north-west side of and abutting upon Pasture Lane.	Thomas Crabtree -	James Arnold.
	17 A strip or piece of land situate on the south-east side of and abutting upon Pasture Lane.	Richard Buckle -	Charles Bentley.

10

FOURTH PART.

As to improvements at The Nursery.

15	5 A piece of land with the outbuildings erected on part thereof, lying between certain cottages belonging to William Kitchen, and the north side of the Nursery.	William Kitchen -	Mary Robinson, John Whittaker, Simeon Armitage, Mary Jowett.
20	6 A piece of land lying on the north side of the Nursery, and between the same and the cottage belonging to John Kitchen.	John Kitchen -	Mary Briggs.
	7 A piece of land lying on the north side of the Nursery, and between the same and the cottage belonging to and occupied by John Barker.	John Barker -	John Barker.
25	8 A piece of land lying on the north side of the Nursery, and between the same and the cottage belonging to and occupied by Samuel Barker.	Samuel Barker -	Samuel Barker.
30	9 A piece of land lying on the north side of the Nursery, and between the same and the cottage belonging to and occupied by Jeremiah Briggs.	Jeremiah Briggs -	Jeremiah Briggs.
35	10 A piece of land with the out-buildings thereon, lying on the north side of the Nursery, and between the same and the cottage belonging to William Kitchen.	William Kitchen -	William Andrews.

FIFTH PART.

As to improvements at Lidget Lane.

40	19 & 20A Two strips or pieces of land situate on the south side of and abutting upon Lidget Lane.	Aaron Shepherd -	Robert Atkinson.
	20 A piece of land and buildings situate on the south-west side of and abutting upon Lidget Lane.	John Kitchen -	John Kitchen.
45	21 A piece of land with the buildings thereon, situate on the north-east side of and abutting upon Lidget Lane.	Ditto -	William Foster.
50	22 A strip or piece of land situate on the north-east side of and abutting upon Lidget Lane.	James Wilson -	James Wilson.

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A 3

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners.	Occupiers.
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SIXTH PART.

As to improvements at Pinnacle.

5

18	A strip or piece of land and out-buildings situate on the south side of and abutting upon Clayton Lane, at Pinnacle.	Robinson Thwaites.	David Moulson, Nathan Bentley.
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SEVENTH PART.

As to improvements at Town Gate.

10

29	A piece of land with the buildings thereon, situate near the Albion Hotel at Town Gate.	Joseph Hardy	John Barker, Holdsworth Ingham, Martin Hodgson.
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EIGHTH PART.

As to improvements at Low Lane.

15

23	A piece of land situate on the south side of and abutting upon Low Lane.	Isaac Wood	John Bairstow.
24	A piece of land situate on the north side of and abutting upon Low Lane.	Thomas Jarratt	Benjamin Downs.
25	Ditto - - -	Francis Sharp Powell	James Dalby.
26 & 28	A piece of land situate on the south side of and abutting upon Low Lane; and also a piece of land situate on the west side of and abutting upon Low Lane.	John Foster, William Foster, Abraham Briggs, Jonas Foster, John Foster, Junr.	Jonas Clay, Jonas Seed.
27	A piece of land situate on the north-east side of and abutting upon Low Lane.	Thomas Henry Thwaites, William Gallimore, Elizabeth Cooper.	John Haley.

Given under the Seal of Office of the Local Government Board, this 30
Twenty-fourth day of April, in the year one thousand eight
hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

A.D. 1876.

**RURAL SANITARY DISTRICT OF THE COVENTRY
UNION.**

*Provisional Order to enable the Sanitary Authority for the Rural Sanitary
District of the Coventry Union to put in force the Compulsory Clauses
of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.*

To the Guardians of the Poor of the Coventry Union, in the City of
Coventry and County of Warwick, being the Sanitary Authority
for the Rural Sanitary District of that Union ; —

And to all others whom it may concern.

10 WHEREAS the Guardians of the Poor of the Coventry Union, in the
City of Coventry and County of Warwick, as the Sanitary Authority for the
Rural Sanitary District of that Union, require to purchase and take certain
lands and premises which are described in the Schedule to this Order, for the
purpose of constructing certain works of drainage and sewerage at Earlsdon, in
15 the Parish of Saint Michael, in the said District ;

And whereas the said Sanitary Authority have made due publication in
the newspaper, and served the several notices as required by the Public Health
Act, 1875, and have presented a Petition to the Local Government Board,
stating as required by that Act, and praying, with reference to the said lands
20 and premises, to be allowed to put in force the powers of the Lands Clauses
Consolidation Acts, with respect to the purchase and taking of lands otherwise
than by agreement ;

And whereas upon receipt of such Petition, the Local Government Board
directed an Inquiry to be held as to the propriety of assenting to the prayer
25 thereof, and such Inquiry has been duly held, and a report made to them
thereon :

Now therefore, We, the Local Government Board, in pursuance of the
powers given by the Statutes in that behalf, hereby empower the said
Sanitary Authority, from and after the date of the Act of Parliament confirming
30 this Order, to put in force, with reference to the lands and premises described
in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts,
1845, 1860, and 1869, with respect to the purchase and taking of lands
otherwise than by agreement, or any of them.

A.D. 1876,

The SCHEDULE above referred to.

EARLSDON, in the PARISH OF SAINT MICHAEL, in the COUNTY of WARWICK.

Description of Property proposed to be taken.	Owners.	Occupier.	
Parts of four fields, known respectively as Great Meadow, Little Meadow, Middle Broom Field, and Low Broom Field.	Thomas Morris and Mary his wife, Mary Elizabeth Howe Morris, Abraham Herbert, John Brown Twist.	Thomas Warden.	5

Given under the Seal of Office of the Local Government Board, this 10
Eleventh day of April, in the year One thousand eight hundred
and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

BOROUGH OF NOTTINGHAM.

15

Provisional Order to enable the Urban Sanitary Authority for the Borough of Nottingham to put in force the compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Mayor, Aldermen, and Burgesses of the Borough of Nottingham, in the Town and County of the Town of Nottingham, being the 20
Urban Sanitary Authority for that Borough ; —

And to all others whom it may concern.

WHEREAS the Mayor, Aldermen, and Burgesses of the Borough of Nottingham, in the Town and County of the Town of Nottingham, acting by the Council, as the Urban Sanitary Authority for that Borough, require to 25
purchase and take certain buildings, lands, and premises situate and being in the said Borough, and which are described in the Schedule to this Order, for the purpose of widening and otherwise improving certain streets or roads in the said Borough ;

And whereas the Council of the said Borough have made due publication 30
in the newspaper and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said buildings, lands, and premises, to be allowed to put in force the powers of the

Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the A.D. 1876.
purchase and taking of lands otherwise than by agreement ;

And whereas, upon receipt of such Petition, the Local Government Board directed an Inquiry to be held in the said Borough, as to the propriety of
5 assenting to the prayer of the said Petition, and such Inquiry has been duly held and a report made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, hereby empower the said Urban Sanitary Authority, from and after the date of the Act of Parliament con-
10 firming this Order, to put in force, with reference to the buildings, lands, and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

15	No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
20	1	Land - -	The Right Reverend Henry Mackenzie, D.D., bishop suffragan of Nottingham and archdeacon of the archdeaconry of Nottingham.	- - -	The Reverend Edward Rodgers, Clerk, Charles Leslie Lee, James Brittan, Joseph Smith, James Holwell Lee, William Windley, and John Whysall, Managers of Saint Philip's Schools.
30	1A	Ditto - -	Thomas Avison, trustee of the marriage settlement of John and Emma Pender.	- - -	Thomas Avison.
	2	Ditto - -	Ditto - -	- - -	Ditto.
	4	Trotter boiling-house -	Ditto - -	- - -	William Chetwin.
35	3, 5, 7, and 8.	Hovel, pigstye, slaughter-house, and house.	Ditto - -	- - -	Job Trickett.
	6 and 9A	Two common privies and common yard.	Ditto - -	- - -	Job Trickett, William Scattergood, Joseph Denshaw, and William Mather.
40	9	House - -	Ditto - -	- - -	Job Trickett.
45	10	Forecourt - -	The mayor, aldermen, and burgesses of the Borough of Nottingham.	William Drewry, surviving executor of William Drewry and Benjamin Drewry.	Edward Leighton.

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
11	Forecourt - -	The mayor, aldermen, and burgesses of the Borough of Nottingham.	William Drewry, surviving executor of William Drewry and Benjamin Drewry.	John Wright.	5
12	Ditto - -	Ditto - -	Ditto -	Henry Soar.	10
13	Ditto - -	Ditto - -	Ditto -	William Hart.	
14	Ditto - -	Ditto - -	Ditto -	Joseph Flowers.	
15	Ditto - -	Ditto - -	Ditto -	Alexander Wale.	
16 & 18	House, yard, coal-shed, and privy.	Charles John Plumtre, the master or guardian of the Plumtre Hospital, Her Majesty's Attorney-General, and Her Majesty's Solicitor-General.	William Drewry, surviving executor of Benjamin Drewry.	Joseph Soar.	15
					20
17 & 19	House, yard, stable, and privy.	Ditto - -	Ditto -	Thomas Harrison.	
20	Common passage -	Ditto - -	Ditto -	Joseph Soar and Thomas Harrison.	
21	House, bone warehouse, stable, shed, and yard.	William Alvey and Elizabeth Wells.	- - -	Eliza Hemsley.	25
22	Public - house, brew-house, wash-house, skittle-alley, stable, manure pit, privy, and yard.	Thomas Wilson -	William James Farrands.	William James Farrands.	30
23	House - -	Ditto - -	Ditto -	Sarah Hall.	
24	Ditto - -	Ditto - -	Ditto -	Thomas Tunnely.	
25	Ditto - -	Margaret Hutchinson -	- - -	Margaret Hutchinson.	
26	Ditto - -	Sarah Harris -	- - -	Harriet Newham.	35
27	Ditto - -	Charles John Plumtre, the master or guardian of the Plumtre Hospital, Her Majesty's Attorney-General, and Her Majesty's Solicitor-General.	Robert Halford -	Henry Shelton.	40
28	Ditto - -	Ditto - -	Ditto -	Sarah Quin.	
29	Common yard, common privy, and common ash-pit.	Ditto - -	Ditto -	Henry Shelton and Sarah Quin.	45
30	House - -	Ditto - -	Ditto -	James Daykin.	
31	Ditto - -	Ditto - -	Ditto -	Mary Whitmore.	
32	Ditto - -	Ditto - -	Ditto -	Elizabeth Broomhead.	
33	Ditto - -	Ditto - -	Ditto -	James Kirk.	50

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	34	Common yard, common ashpit, and common privies.	Charles John Plumptre, the master or guardian of the Plumptre Hospital, Her Majesty's Attorney-General, and Her Majesty's Solicitor-General.	Robert Halford - James Daykin, Mary Whitmore, Elizabeth Broomhead, and James Kirk.
10	35	Shop, house, and premises.	Ditto - - -	Ditto - Elizabeth Halford, Emma Halford, and Robert Halford.
	35	Workshop - - -	Ditto - - -	Ditto - William Elliott.
15	35	Common yard, common ashpit, and common privy.	Ditto - - -	Ditto - Elizabeth Halford, Emma Halford, Robert Halford, and William Elliott.

20 Given under the Seal of Office of the Local Government Board, this
Twenty-fourth day of April, in the year one thousand eight hundred and seventy-six.

(L.S.) G. SOLATER-BOTH, President.
THOS. SALT, Secretary.

BOROUGH OF NOTTINGHAM.

25 *Provisional Order to enable the Urban Sanitary Authority for the Borough of Nottingham to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.*

30 To the Mayor, Aldermen, and Burgesses of the Borough of Nottingham, in the Town and County of the Town of Nottingham, being the Urban Sanitary Authority for that Borough ; —

And to all others whom it may concern.

35 WHEREAS by Section 59 of the Nottingham Improvement Act, 1874, the Mayor, Aldermen, and Burgesses of the Borough of Nottingham, in the Town and County of the Town of Nottingham, are empowered to build on the site of any buildings belonging to them at the commencement of that Act, for the purposes therein mentioned, or on other lands belonging to or held by them or at any time acquired by them under the powers of that Act, a town hall, assize courts and judges' lodgings, borough or sessions courts, police courts, and other public offices and buildings ;

40 And whereas by Section 104 of the same Act, it is enacted that the regulations of Section 75 of the Local Government Act, 1858, shall be observed

[134.]

B 2

A.D. 1876. with respect to the purchase of lands by the said Mayor, Aldermen, and Burgesses, and shall apply and have effect as if the purposes of that Act or of any other Act in force in the Borough were purposes of the Local Government Act, 1858;

And whereas the said Mayor, Aldermen, and Burgesses, acting by the Council, being the Sanitary Authority for the Urban Sanitary District of that Borough, require to purchase and take certain buildings, lands, and premises which are described in the Schedule to this Order, for the purpose of erecting sessions and police courts, and accessory buildings thereto, under the authority of the said Nottingham Improvement Act 1874, in the said Borough;

And whereas by Section 313 of the Public Health Act, 1875, it is enacted that where in any Act in force at the time of the passing of that Act any provisions of any of the Sanitary Acts which are repealed by that Act are mentioned or referred to, such Act shall be read as if the provisions of the said Public Health Act, 1875, applicable to purposes the same as or similar to those of the repealed provisions, were therein mentioned or referred to instead of such repealed provisions, and were substituted for the same;

And whereas the Local Government Act, 1858, formed one of the Sanitary Acts, and was wholly repealed by Section 340 of the said Public Health Act, 1875;

And whereas the Council of the said Borough have made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said buildings, lands, and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement;

And whereas, upon receipt of such Petition, the Local Government Board directed an Inquiry to be held in the Borough, as to the propriety of assenting to the prayer of the said Petition, and such Inquiry has been duly held and a report made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, hereby empower the said Urban Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the buildings, lands, and premises which are described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

A. D. 1876.

The SCHEDULE above referred to.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	1 Public - house, out-buildings, privy, yard, and premises.	Henry Collishaw	- - -	Henry Collishaw.
	1 Common yard -	Ditto	- - -	Henry Collishaw and Samuel Parrott.
10	1 and 2 Wall and hoarding -	Ditto	- - -	George Priestley.
	2 Saw-pit, shed, stable, and yards.	Ditto	- - -	John Peet and Samuel Parrott.
	3 Shed and shop -	Ditto	- - -	George Peck.
15	4 and 5 Slaughter-houses, stable, manure-pit, and sheds.	Ditto	- - -	John Madin.
	6 and 7 Dripping manufactory, size-shed, and shed.	Ditto	- - -	Robert Moore.
	8 Slaughter-house and stable.	Ditto	- - -	Samuel Daykin.
20	9 and 10 Slaughter-house, stable, sheds, and yard.	Ditto	- - -	William Foster Hucknall.
	11 Workshops -	Ditto	- - -	William Guest and Edward Kirke.
	12 Shop and covered yard	Ditto	- - -	Edward Bradley.
25	13 Common yard and common privy.	Ditto	- - -	Henry Collishaw, John Peet, George Peck, John Madin, Robert Moore, Samuel Daykin, William Foster Hucknall, William Guest, Edward Kirke, Edward Bradley, and Samuel Parrott.
30				
35	14 House and shop -	Ann Bradley, Thomas Palmer, and Richard Kerry, trustees of the will of James Bradley, deceased.	- - -	John Haywood, Sarah Daft, Charlotte Goodall, and William Redgard.
40	15 Ditto -	Ditto	- - -	George Scrimshaw, Frederick Hatton, and Thomas Lamb (in part).
45	16 Ditto -	Ditto	- - -	George Clay, George Savidge, and Thomas Lamb (in part).
50	16A Common staircase and common privy.	Ditto	- - -	Sarah Daft, Charlotte Goodall, William Redgard, Frederick Hatton, George Savidge, and Thomas Lamb.

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B 3

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
16B	Common passage -	Ann Bradley, Thomas Palmer, and Richard Kerry, trustees of the will of James Bradley, deceased.	- - -	John Haywood, Sarah Daft, Charlotte Goodall, William Redgard, George Scrimshaw, Frederick Hatton, George Clay, George Savidge, Thomas Lamb, Eliza Britton, and Edward Morphy. 5
17	Common yard and common privy.	Ditto - - -	- - -	George Scrimshaw and George Clay. 10
18	House - -	Ditto - - -	- - -	Eliza Britton. 15
19	Ditto - -	Ditto - - -	- - -	Edward Morphy.
20	Common yard and common privy.	Ditto - - -	- - -	John Haywood, Eliza Britton, and Edward Morphy.
21	House, shop, privy, and yard.	Joseph Radmall - - -	- - -	Joseph Radmall. 20
22	House and shop - -	John Turpin - - -	- - -	David Jackson.
23	Common passage -	Joseph Radmall and John Turpin. - - -	- - -	Joseph Radmall, David Jackson, and Thomas Streetley. 25
24	House and shop - -	John Turpin - - -	- - -	Thomas Streetley.
25	Common yard and common privy.	Ditto - - -	- - -	David Jackson and Thomas Streetley.
26	Shop - - -	William Parsons -	Henry Bell and George Whitaker or George Cox, Thomas Dickinson, John Everall the younger, William Ford, William Marriott, and Thomas Walker, trading together as the Carrington Brewery Company.	William Williamson. 30
27 and 28	Public-house, brew-house, stable, and pigstyes.	Ditto - - -	Ditto - - -	Eliza Bromhead. 35
29 and 30	Common passage, common yard, and common privies.	Ditto - - -	Ditto - - -	Eliza Bromhead, John Bailey Tookey, Hannah Wafforne, Samuel Key, Sarah Lown, Teresa Mart, and Samuel Tabor. 40
31	House - - -	Ditto - - -	- - -	John Bailey Tookey. 45
32	Ditto - - -	Ditto - - -	- - -	Hannah Wafforne.
33	Ditto - - -	Ditto - - -	- - -	Samuel Key, Sarah Lown, Teresa Mart, and Samuel Tabor. 50
				55

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	34 Coach-house - -	John Turpin - -	- - - -	John Turpin.
	34 Rooms over the same .	Ditto - -	- - - -	William Leak.
	35 Stable and loft -	Ditto - -	- - - -	John Turpin.
	36 Common passage, common yard, and common privy.	Ditto - -	- - - -	John Turpin and William Leak.
10	37 House - - -	William James Farrands.	- - - -	Abraham Yeomans.
	38 Ditto - - -	Mary Farrands - -	- - - -	Laban Lings.
	39 Ditto - - -	Robert Barlow Farrands.	- - - -	James Hopewell.
15	40 Ditto - - -	William Gretton - -	- - - -	George Padmore.
	41 Ditto - - -	John Breffit - -	- - - -	John Madin.
	42 Ditto - - -	Ditto - -	- - - -	William Webster.
	43 Ditto - - -	William Gretton - -	- - - -	Thomas Flinders.
20	44 Common passage, common yard, and common privies.	William James Farrands, Mary Farrands, Robert Barlow Farrands, William Gretton, and John Breffit.	- - - -	Abraham Yeomans, Laban Lings, James Hopewell, George Padmore, John Madin, William Webster, and Thomas Flinders.
25	45 House - - -	John Holbrook and John Allsopp, trustees of Thomas Daykin.	- - - -	John Ash.
	46 Ditto - - -	Ditto - -	- - - -	Francis Brown.
30	47 Ditto - - -	Ditto - -	- - - -	Henry Lamb.
	48 Ditto - - -	Ditto - -	- - - -	Martha Ladds.
	49 Ditto - - -	Ditto - -	- - - -	Charles Hoskins.
	50 Ditto - - -	Ditto - -	- - - -	John Wainman.
35	51 Ditto - - -	Ditto - -	- - - -	Sam Cooper.
	52 Ditto - - -	Ditto - -	- - - -	William Bradley.
	53 Ditto - - -	Ditto - -	- - - -	Charles Stevenson.
	54 Ditto - - -	Ditto - -	- - - -	Edward Ind.
40	55 Common passage, common yard, common ashpit, and common privies.	Ditto - -	- - - -	John Ash, Francis Brown, Henry Lamb, Martha Ladds, Charles Hoskins, John Wainman, Sam Cooper, William Bradley, Charles Stevenson, and Edward Ind.
45	56 & 57 House, garden, yard, privy, and shed.	Alfred Wilson - -	- - - -	Philip Wilson.

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
58	Storeroom and workshop	Alfred Wilson	- - - -	Samuel Hind the younger and Sampson Smedley. 5
59	Storerooms - -	Ditto - -	- - - -	Henry Lane and Samuel Hind the younger.
60	House - - -	Ditto - -	- - - -	Ann Johnson.
	Workshops partly over the same and partly over Nos. 61 and 63.	Ditto - -	- - - -	Henry Hall and James Hall. 10
61	House - - -	Ditto - -	- - - -	Caroline Green.
62	Common yard - -	Ditto - -	- - - -	Philip Wilson, Samuel Hind the younger, Sampson Smedley, Henry Lane, Ann Johnson, Caroline Green, Henry Hall, and James Hall. 15
63	Common passage and common privies.	Ditto - -	- - - -	Samuel Hind the younger, Sampson Smedley, Henry Lane, Ann Johnson, Caroline Green, Henry Hall, and James Hall. 20
				25
64	House - - -	Samuel Thraves	- - - -	Henry Howe.
65	Ditto - - -	Ditto - -	- - - -	John Henry Hall.
66	Ditto - - -	Ditto - -	- - - -	Thomas Maltby.
67	Ditto - - -	Ditto - -	- - - -	Elizabeth Thraves.
68	Ditto - - -	Ditto - -	- - - -	Richard Winter. 30
69	Common yard, common steps, and common privies.	Ditto - -	- - - -	Henry Howe, John Henry Hall, Thomas Maltby, Elizabeth Thraves, and Richard Winter. 35
70	House - - -	Ditto - -	- - - -	Thomas Quarton.
71	Ditto - - -	Ditto - -	- - - -	David Morley.
72	Shop and house -	Ditto - -	- - - -	John Kirkham.
73	Warehouse - -	Ditto - -	- - - -	Ditto.
74	Common privies -	Ditto - -	- - - -	Thomas Quarton, David Morley, and John Kirkham. 40
75	Common passage -	Ditto - -	- - - -	Henry Howe, John Henry Hall, Thomas Maltby, Elizabeth Thraves, Richard Winter, Thomas Quarton, David Morley, and John Kirkham. 45
76 & 77	House and privy -	The mayor, aldermen, and burgesses of the borough of Nottingham.	- -	Peter Dickinson. 50

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	78 Common passage and common yard.	The mayor, aldermen, and burgesses of the borough of Nottingham.	- - -	Peter Dickinson and John Knight.
	79 House, yard, and privy -	Ditto - - -	- - -	John Knight.

10 Given under the Seal of Office of the Local Government Board, this
Twenty-fourth day of April, in the year One thousand eight
hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

15 **DISTRICT OF OYSTERMOUTH.**

*Provisional Order for diminishing the Local Government District of
Oystermouth.*

20 To the Oystermouth Local Board, being the Sanitary Authority for
the Urban Sanitary District of Oystermouth, in the County of
Glamorgan; —

To the Guardians of the Poor of the Gower Union, in the same County,
being the Sanitary Authority for the Rural Sanitary District of that
Union; —

To the Inhabitants of the Parish of Oystermouth, in the said Union; —

25 And to all others whom it may concern.

WHEREAS by Section 22 of the Public Health Act, 1872, it was enacted,
that the Local Government Board might, by Provisional Order, dissolve any
Local Government District, and might merge any such District in some other
Sanitary District or Districts;

30 And whereas by Section 24 of the same Act, it was enacted, that the Local
Government Board might, by Provisional Order, declare any Rural Sanitary
District or any portion of any Rural Sanitary District or Districts to be an
Urban Sanitary District;

35 And whereas the Parish of Oystermouth, in the County of Glamorgan, is a
Local Government District within the meaning of the first above-mentioned
section, and the Local Government Board, while the said Act was in force,
received a Petition from certain Owners of Property and Ratepayers of that
Parish, praying them to separate certain parts thereof from the said Local
Government District;

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C

A.D. 1876.

And whereas the Local Government Board, on receipt of the said Petition, directed inquiry to be held on the subject thereof, and the same was held previous to the passing of the Public Health Act, 1875, after due notice, and a report has been made to them thereon :

And whereas the Local Government Board proposed, in accordance with the provisions of the sections of the Public Health Act, 1872, above-mentioned, to dissolve the Local Government District of Oystermouth, and to constitute an Urban Sanitary District, which should comprise so much of the said Parish of Oystermouth as is not described in the Schedule to this Order ;

And whereas by Section 343 of the Public Health Act, 1875, the said Public Health Act, 1872, is repealed, except so far as it relates to the Metropolis, and by Section 270 of the same Act, it is enacted, that the Local Government Board may, by Provisional Order, declare any portion of a Local Government District immediately adjoining a Rural Sanitary District to be included in such Rural Sanitary District, and that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order ;

And whereas by Section 275 of the last-mentioned Act, it is enacted, that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above mentioned, shall specify the day on which such Order shall come into operation ; and that where any Local Government District is diminished or increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when altered ;

And whereas the parts of the said Parish proposed to be separated from the said Local Government District immediately adjoin the Rural Sanitary District of the Gower Union :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Declare that, All that portion of the Local Government District of Oystermouth which immediately adjoins the Rural Sanitary District of the Gower Union, and which is described in the Schedule to this Order, shall be separated from the said Local Government District of Oystermouth, and be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part of such Rural Sanitary District.

And We do hereby Order as follows ; viz. :—

I. This Order shall come into operation on the Twenty-ninth day of September next following the date of the Act of Parliament confirming the same.

II. From and after the said Twenty-ninth day of September, the number of members to be elected for the Local Government District of Oystermouth shall remain and be the same as before the date of this Order.

A.D. 1876.

The SCHEDULE above referred to.

5 All that part of the Local Government District of Oystermouth lying to the
north of a line commencing at the mouth of the Washing Lake Brook, and
following in a westerly and north-westerly direction the left bank of the said
brook to the point where it crosses the road from Lilliput to Clyne Common,
at the north-eastern corner of Field No. 287 on the Tithe Commutation Map
for the Parish of Oystermouth; thence continuing in a westerly direction along
the north fence of Fields numbered 287, 331, 332, 333, 334, and 335 on the
said Map, to the north-western corner of Field No^d. 335; thence in a westerly
10 direction in a straight line to the south-eastern corner of Field No^d. 2 on the
said Map.

Given under the Seal of Office of the Local Government Board, this
Twenty-fourth day of April, in the year One thousand eight
hundred and seventy-six.

15

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

DISTRICT OF RIPLEY.

20 *Provisional Order to enable the Urban Sanitary Authority for the District of
Ripley to put in force the Compulsory Clauses of the Lands Clauses
Consolidation Acts, 1845, 1860, and 1869.*

To the Ripley Local Board, being the Sanitary Authority for the Urban
Sanitary District of Ripley, in the County of Derby; —

And to all others whom it may concern,

25 WHEREAS the Ripley Local Board, being the Sanitary Authority for the
Urban Sanitary District of Ripley, in the County of Derby, require to purchase
and take certain lands and premises described in the Schedule to this Order,
for the purpose of disposing of the sewage of their District;

30 And whereas the said Local Board have made due publication in the
newspaper and served the several notices, as required by the Public Health Act,
1875, and have presented a Petition to the Local Government Board, stating as
required by such Act, and praying, with reference to the said lands and
premises to be allowed to put in force the powers of the Lands Clauses
Consolidation Acts, with respect to the purchase and taking of lands otherwise
than by agreement;

35 And whereas the Local Government Board, on receipt of the said Petition
directed an Inquiry to be held in the District as to the propriety of assenting
to the prayer of such Petition, which Inquiry has been held, and a report made
to them thereon:

Now therefore We, the Local Government Board, in pursuance of the
40 powers given by the Statutes in that behalf, do, by this Our Order, empower

[134.]

D

A.D. 1876. the Ripley Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule to this Order, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them. 5

The SCHEDULE above referred to.

Township of RIPLEY, in the Parish of PENTRICH, in the County of DERBY.

No. on deposited Plan.	Description of Property.	Owners.	Occupiers.	
61	Part of the "Bottom Common" field.	Samuel Walker - -	Samuel Walker.	10
62	Bateman Common field -	John Robert Burton and George Coupe, the two surviving devisees in trust under the will of Mary Gill, widow, deceased.	Robert Lowe.	15
"	Ditto - - -	Carlin Gill - -	Ditto.	

Given under the Seal of Office of the Local Government Board, this
 Eleventh day of April, in the year One thousand eight hundred 20
 and seventy-six.

(L.S.)

G. SCLATER-BOOOTH, President.
 THOS. SALT, Secretary.

**Local Government Pro-
visional Orders, Briton
Ferry, &c. (No. 4).**

A

B I L L

To confirm certain Provisional Orders of the Local Government Board relating to the Districts of Briton Ferry and Clayton, the Rural Sanitary District of Coventry Union, the Borough of Nottingham (two), and the Districts of Oystermouth and Ripley.

*(Prepared and brought in by
Mr. Salt and Mr. Selater-Booth.)*

*Ordered, by The House of Commons, to be Printed,
26 April 1876.*

[Bill 134.]

Under 3 oz.

A
B I L L

TO

Confirm a Provisional Order of the Local Government Board A.D. 1876.
under the provisions of the Gas and Water Facilities Act,
1870, and the Public Health Act, 1875, relating to the
district of Skelmersdale, in the county of Lancaster.

WHEREAS the Local Government Board have made the Pro-
visional Order set forth in the schedule hereto annexed,
under the provisions of the Gas and Water Works Facilities Act,
1870, and the Public Health Act, 1875, and the several other
5 statutes in that behalf, with reference to the urban sanitary district
of Skelmersdale, in the county of Lancaster, and it is requisite that
the said Order should be confirmed by Parliament :

Be it therefore enacted by the Queen's most Excellent Majesty,
by and with the advice and consent of the Lords Spiritual and
10 Temporal, and Commons, in this present Parliament assembled,
and by the authority of the same, as follows :

1. The Order set out in the schedule hereto annexed shall be The Provi-
and the same is hereby confirmed, and all the provisions thereof sional Order
shall, from and after the passing of this Act, have full validity and in schedule
15 force. confirmed.

2. This Act may be cited as "The Local Government Board's Short title.
(Gas) Provisional Order Confirmation Act, 1876."

A.D. 1876.

S C H E D U L E.

DISTRICT OF SKELMERSDALE.

Provisional Order under the Gas and Water Works Facilities Act, 1870.

To the Skelmersdale Local Board, being the Sanitary Authority for
the Urban Sanitary District of Skelmersdale, in the County of 5
Lancaster ;—

And to all others whom it may concern.

WHEREAS by Section 3 of the Gas and Water Works Facilities Act,
1870, it is enacted that that Act shall apply where powers are required for the
purposes of constructing or maintaining and continuing gasworks and works 10
connected therewith, or of manufacturing and supplying gas in any District
within which there is not an existing company, corporation, body of commis-
sioners, or person empowered by Act of Parliament to construct such works or
to manufacture and supply gas ; and that such purposes shall, for the purposes
of that Act, be deemed to be included in the term “ gas undertaking ” ; 15

And whereas by Section 4 of the same Act, it is enacted that Provisional
Orders authorising any gas undertaking under the authority of that Act may
be obtained in any District by any company, companies, or person, and that
in the construction of that Act the term “ undertakers ” shall be deemed to
include any such company, companies, or person ; 20

And whereas by Section 6 of the same Act, it is enacted that the Board of
Trade should consider the application for any such Provisional Order as
aforesaid ;

And whereas by Section 161 of the Public Health Act, 1875, it is enacted
that where an Urban Sanitary Authority may under that Act themselves under- 25
take to supply gas for the whole or any part of their District, a Provisional
Order authorising a gas undertaking may be obtained by such authority under
the provisions of the Gas and Water Works Facilities Act, 1870, and any Act
amending the same ; and that in the construction of the last-mentioned Acts the
term “ the undertakers ” shall be deemed to include any such Urban Sanitary 30
Authority : Provided that for the purposes of the Public Health Act, 1875,
the Local Government Board shall throughout the Gas and Water Works
Facilities Act, 1870, and any Act amending the same, be deemed to be sub-
stituted for the Board of Trade ;

And whereas the Skelmersdale Local Board, being the Sanitary Authority 35
for the Urban Sanitary District of Skelmersdale, in the County of Lancaster,
applied to the Local Government Board to issue a Provisional Order autho-

rising them to construct gasworks and manufacture and supply gas, and to borrow money for those purposes, and deposited the documents described in Part III. of the Schedule B. to the first above-mentioned Act with the Local Government Board, before the twenty-third day of December, one thousand eight hundred and seventy-five ;

A.D. 1876.

And whereas the Local Government Board, on receipt of such application, caused inquiry to be held in the District on the subject thereof, and the same was held, after due notice, and report has been made to them thereon, in accordance with the provisions of Section 13 of the Gas and Water Works Facilities Act, 1870, Amendment Act, 1873 :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the date of the Act of Parliament confirming this Order, the following provisions shall take effect ; viz.—

15 I. This Order may be cited as “ The Skelmersdale Gas Order, 1876.”

II. The provisions of “ The Gasworks Clauses Act, 1847 ” (except Sections 30 to 38, both inclusive, and Sections 45, 46, and 47), and of “ The Gasworks Clauses Act, 1871 ” (except Section 35 and Schedule B.), are hereby incorporated with this Order, except where the same are expressly varied thereby.

20 III. The several words and expressions to which by the Acts in whole or in part incorporated with this Order, and by “ The Gas and Water Works Facilities Act, 1870,” meanings are assigned, have in this Order the same respective meanings.

25 IV. The limits within which the provisions of this Order shall be enforced and have effect shall be the Urban Sanitary District of Skelmersdale.

V. The Skelmersdale Local Board, as such Sanitary Authority as aforesaid may, on any of the lands described in the Schedule to this Order annexed, when the same have been acquired by them, erect and maintain, and from time to time alter and enlarge, retorts, gasholders, receivers, purifiers, meters, apparatus, 30 and works for the manufacture and storing of gas, and of coke and other residual products obtained in the manufacture of gas, and matters producible therefrom ; and they may, subject to the provisions of this Order, make gas, and supply and sell the same within the limits of supply, and may manufacture coke, coal-tar, pitch, asphaltum, ammoniacal liquor, oil, and all other residual 35 products obtained in the manufacture of gas, and matters producible therefrom, and may sell and dispose of the same at the works and elsewhere.

VI. The said Sanitary Authority shall not manufacture gas or any residual products arising in the manufacture of gas on any land other than that specified in the Schedule to this Order, neither shall they store gas on any land, other than 40 that specified in the said Schedule, which shall be situate within three hundred yards from any dwelling-house existing at the time when they propose to store gas thereon, without the consent in writing of the owner, lessee, and occupier of such dwelling-house.

A.D. 1876. VII. The said Sanitary Authority may, by agreement, purchase or take on lease and use such of the lands described in the Schedule to this Order as may be required for the purposes thereof, and may from time to time in like manner purchase and, subject to the provisions of Section 5 of "The Gas Works Clauses Act, 1871," hold, for any of the purposes of this Order, any 5 land not exceeding three acres, in addition to the lands described in the Schedule hereto.

VIII. The quality of gas supplied by the Sanitary Authority shall, with respect to its illuminating power, be such as to produce a light equal in intensity to the light produced by twelve sperm candles, and shall in all respects be in 10 accordance with the provisions of "The Gas Works Clauses Act, 1871."

IX. The price to be charged by the Sanitary Authority for gas supplied by them to consumers shall not exceed eight shillings per one thousand cubic feet, and so in proportion for any less quantity supplied: Provided nevertheless, that every fraction or portion of one hundred feet may be charged as one hundred 15 feet.

X. All gas supplied by the Sanitary Authority to any consumer of gas shall be supplied at such pressure as to balance from eleven of the clock at night to sunset of the following day a column of water not less than five-tenths of an inch in height, and to balance from sunset to eleven of the clock at night a 20 column of water not less than eight-tenths of an inch in height at the main, as near as may be to the junction therewith of the service pipe supplying such consumer.

XI. The Sanitary Authority shall, before supplying gas under the authority of this Order, cause to be provided at their works a testing place, with apparatus 25 therein, according to the provisions of "The Gas Works Clauses Act, 1871," and the burner to be used for testing the gas shall be a Sugg's "London" Argand, No. 1, with a 6-inch by 1½-inch glass chimney; and if at any time the gas flame tails over the top of the glass a 6-inch by 2-inch chimney shall be used. 30

XII. No penalty shall be incurred by the Sanitary Authority for insufficiency of pressure, defect of illuminating power, or for excess of impurity in the gas supplied by them, in any case in respect of which it is proved that such insufficiency, defect, or excess was caused by unavoidable cause or accident.

XIII. Where any money is deposited by any person with the Sanitary 35 Authority by way of security for the payment to them of all moneys which may become due to them by such person in respect of any supply of gas, or of the purchase or hire of any meter, the Sanitary Authority shall pay interest at the rate rate of four pounds per centum per annum on every sum of ten shillings so deposited for every six months during which the same remains in 40 their hands.

XIV. If any difference arise between the Sanitary Authority and any railway, canal, or other company whose land or works they have power, under the

authority of this Order, to cross for the purpose of meeting the demands for gas within their District, or as to the mode of laying down, repairing, altering, or enlarging pipes, or as to the facilities to be afforded for the same, the difference shall be settled by an engineer to be appointed by the Local Government Board at the request of either party, and the costs and expenses of and incidental to such appointment shall be paid by the Sanitary Authority and the company in equal moieties, unless the Local Government Board shall otherwise order.

XV. The said Sanitary Authority shall, in relation to the purposes of this
10 Order, exercise, and be subject to, all the provisions of the Public Health Act,
1875.

XVI. The Sanitary Authority shall keep separate accounts of moneys received and expended in carrying out the provisions of this Order, and the gas undertaking hereby authorised, and any deficiency which may occur in carrying 15 on the works or gas undertaking hereby authorised shall be defrayed out of the District Fund and General District Rate of the said Urban Sanitary District : Provided that the District Fund and the General District Rate shall not be applicable to meet such deficiency unless the gas consumers have been charged the maximum amount mentioned in Clause IX. of this Order.

20 XVII. Any surplus of revenue on account of the works or gas undertaking hereby authorised shall, after payment of all expenses, be carried to the credit of the District Fund account: Provided that no surplus shall be so applied unless the price of gas to consumers is, at the time of such surplus accruing, less than four shillings per one thousand cubic feet.

25 The SCHEDULE above referred to.

30 A piece of land containing two thousand seven hundred and fifty square yards, or thereabouts, situate at Skelmersdale aforesaid, abutting northwardly on a proposed new street intended to be called Clayton Street, southwardly on a colliery rail or tramway belonging to Edward Smith or his lessees, eastwardly on land belonging to William Dewhurst and John Clayton, and westwardly on land agreed to be purchased by the said Local Board from the said William Dewhurst.

Given under the Seal of Office of the Local Government Board,
this Thirteenth day of April, in the year One thousand eight
hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

**Local Government Pro-
visional Order, Skel-
mersdale (No. 5).**

A

B I L L

To confirm a Provisional Order of the Local Government Board under the provisions of the Gas and Water Facilities Act, 1870, and the Public Health Act, 1875, relating to the district of Skelmersdale, in the county of Lancaster.

*(Prepared and brought in by
Mr. Salt and Mr. Selater-Booth.)*

*Ordered, by The House of Commons, to be Printed,
26 April 1876.*

[Bill 135.]
Under 1 oz.

A

B I L L

TO

Confirm certain Provisional Orders of the Local Government Board relating to the City of Bristol, the District of Burslem, the Borough of Huntingdon (two), the District of Newton-in-Mackerfield, and the Boroughs of Preston and Ryde. A.D. 1876.

WHEREAS the Local Government Board have, as regards the several districts and places herein mentioned, made the Provisional Orders set forth in the Schedule hereunto annexed, under the provisions of the Public Health Act, 1875 :

5 And whereas it is requisite that the said Orders should be confirmed by Parliament and that the provisions herein contained should be enacted in reference to two of the said districts and places :

10 Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. The Orders set out in the Schedule hereunto annexed shall be and the same are hereby confirmed, and all the provisions thereof shall, from and after the passing of this Act, have full validity and force. The Provisional Orders in Schedule confirmed.

2. If the mayor, aldermen, and burgesses in the Provisional Order addressed to them and hereby confirmed, described by the name of the mayor, aldermen, and citizens of the city of Bristol, being the urban sanitary authority for that city, shall acquire any part of the burial ground described in the said Provisional Order, for the purposes of that Order, they shall take all due precautions to prevent the remains of any bodies now buried therein from being disturbed. Special provision as to a burial ground in the city of Bristol.

[Bill 147.]

A

A.D. 1876.
Special pro-
vision in
reference to
certain
schools in
the city of
Bristol.

3. They may take and purchase such part only of the Saint Nicholas and Saint Leonard's Parochial Schools, or of the master's residence and play-ground adjoining thereto, as they may require, and shall not be required by the owners of such schools to purchase the whole thereof, subject to the following provisions; viz. (1.), one 5
year before they enter upon, take, or use the said schools, or any part thereof :

(A.) They shall serve on the secretary for the time being of the committee of management of the said school a notice stating whether they intend to take the whole or part 10
of the said premises or such part thereof as they shall specify :

(B.) They shall, at their own expense, purchase and convey to the vicar and churchwardens of the parishes of Saint Nicholas and Saint Leonard a site in the said parishes, or 15
one of them, suitable for erecting thereon new school or other buildings of similar accommodation to and in lieu of those taken by them, such site to be of not less area than that on which the present school buildings, master's residence, yard, and premises stand, or such portion thereof 20
respectively as may be taken as aforesaid. If the whole of the school or other premises be taken the new site shall be subject to the approval of the Education Department of the Privy Council. If part only of such premises be taken the site to be substituted therefor shall be ad- 25
joining to the rest of the school or the buildings aforesaid :

(C.) If the whole of the said school and other buildings be taken they shall pay to the vicar and churchwardens for the time being of the said parishes such sum as may be 30
sufficient to construct and finish, to the satisfaction of the said Education Department, new buildings of equal extent and accommodation to those taken, such sum to be forth-
with applied by the said vicar and churchwardens, with the privity and approbation of the said committee of 35
management, in the construction and finishing such new buildings :

(D.) If part only of the said school and other buildings and premises be taken they shall pay to the said vicar and churchwardens such further sum as may be necessary to 40

make good, to the like satisfaction, the school front or elevation next the street. A.D. 1876.

4. The sum or sums herein-before provided to be paid to the said vicar and churchwardens shall be and be taken to be in full compensation for the taking by the said mayor, aldermen, and burgesses of the present school buildings and premises, or such portion thereof as may be actually taken. Upon payment of such sums or sum and of the architect's and surveyor's charges and the expenses reasonably incurred or to be incurred by the said vicar and churchwardens and committee in consequence of the taking of the said schools or other buildings and premises, or part thereof, and in relation to the Provisional Order hereby confirmed, the said vicar and churchwardens, or other the person or persons in whom the said school or other buildings and premises shall be vested, shall execute a conveyance to the said mayor, aldermen, and burgesses of the present school or other buildings and premises, or such portion thereof as may be taken, which conveyance shall be effectual to vest the premises expressed to be thereby conveyed in the said mayor, aldermen, and burgesses for all the estate and interest of the conveying parties and of their trustees therein.

Provision for
the purchase
money and
costs.

5. Any question which may arise between the said vicar, churchwardens, and school committee on the one hand, and the said mayor, aldermen, and burgesses on the other hand, shall be settled by arbitration in manner provided by the Lands Clauses Consolidation Act, 1845, in case the parties differ.

Questions to
be referred to
arbitration.

6. The bonds heretofore executed by the Burslem Local Board since the repeal of section eighty-three of the Local Act referred to in the Provisional Order relating to the Burslem district hereby confirmed, but before the passing of this Act, and purporting to be executed under that section, are hereby rendered valid and of as full effect as if the said section had not been repealed by the Public Health Supplemental Act, 1850, (No. 3.)

Special pro-
vision for
certain bonds
given by the
Burslem
Local Board.

Provided, that the said Local Board shall be empowered, on the passing of this Act, to re-borrow under the provisions and subject to the regulations of the Public Health Act, 1875, such sum of money as may be necessary to discharge such bonds, and shall apply the same in such discharge accordingly, paying the interest due thereon out of the funds applicable to such payment, or in default of such funds out of the general district rate of the said district.

A.D. 1876. — Every sum to be re-borrowed under the power hereby granted shall be charged upon the general district rates of the said district.

Short title. 7. This Act may be cited as the Local Government Board's Provisional Orders Confirmation (Bristol, &c.) Act, 1876. 5

SCHEDULE.

CITY AND COUNTY OF BRISTOL.

Provisional Order to enable the Urban Sanitary Authority for the City and County of Bristol, to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

5

To the Mayor, Aldermen, and Citizens of the City of Bristol, being the Urban Sanitary Authority for the City and County of Bristol ;—

And to all others whom it may concern.

WHEREAS the Mayor, Aldermen, and Citizens of the City of Bristol,
10 acting by the Council, as the Urban Sanitary Authority for the City and County of Bristol, require to purchase and take certain lands and premises, which are described in the Schedule to this Order, for the purpose of widening and otherwise improving certain streets and roads in the said District ;

And whereas the said Urban Sanitary Authority before the passing of the
15 Public Health Act, 1875, made due publication in the newspaper and served the several notices as required by the Local Government Act, 1858, and presented a petition to the Local Government Board, stating as required by the last-mentioned Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses
20 Consolidation Act, 1845, with respect to the purchase and taking of land otherwise than by agreement ;

And whereas upon receipt of such Petition the Local Government Board directed an Inquiry to be held in the District, as to the propriety of assenting to the prayer of the said Petition, and such Inquiry was duly held and a report
25 made to them thereon prior to the passing of the said Public Health Act, 1875 :

Now, therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, hereby empower the said Urban Sanitary Authority from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises
30 described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

A.D. 1876.

The SCHEDULE above referred to.

UNDERTAKING No. I.

LANDS and BUILDINGS intended to be taken for the Purpose of widening, altering, and improving Black Boy Hill and Highland Place, with the streets immediately adjoining. The quantity of land required for this undertaking is 2,526 square 5 yards.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
BLACK BOY HILL, Parish of WESTBURY-ON-TRYM.					10
1	The "Black Boy" Inn, public-house, brewhouse, cellars, offices and yard.	The Lords of the Manor of Henbury; viz., Sir John Henry Greville Smyth, Bart., the Rev. Richard Symes, and Charles Edward Murray, trustees for — Colston.	Robert Cottle, William Tucker.	William Tucker.	
					15
2	Dwelling-house - - -	The Lords of the Manor of Henbury.	Robert Cottle, William Tucker.	Joseph Wright Cummins.	
3	Dwelling-house, shop, slaughter-house, and yard.	Ditto - - -	Anna Tedder -	George Clark.	20
4	Dwelling-house and shop	Ditto - - -	- - -	Thomas Roberts.	
5	Cottage - - -	Ditto - - -	- - -	William Butler.	
6	Ditto - - -	Ditto - - -	- - -	Maria Lockstone.	
7	Dwelling-house and shop	Ditto - - -	- - -	William Tongue.	25
8	Cottage - - -	Ditto - - -	- - -	Henry Lamber.	
9	Dwelling-house and shop	Ditto - - -	- - -	William Bennett.	
10	Beerhouse, outbuildings, and yard.	Ditto - - -	- - -	George Giles.	
11	Dwelling-house and yard	Ditto - - -	- - -	Jane Miller.	30
12	Dwelling-house - - -	Ditto - - -	- - -	William Doran.	
Parish of WESTBURY-ON-TRYM and Parish of CLIFTON.					
13	Dwelling-house and shop	Lawrence Weaver, Frank Hampson, trustees for Mary Ann Turner.	- - -	Frederick N. Simmons.	35
HIGHLAND CRESCENT, Parish of CLIFTON.					
14	Dwelling-house and shop	George Giles - - -	- - -	Alfred Bryant.	
15	Dwelling-house, stable, and yard.	Ditto - - -	- - -	William Spray.	

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
HIGHLAND SQUARE.				
5	16 Dwelling-house . -	Edward Hughes, Sarah Sealy.	- - -	Edward Hughes.
	17 Ditto - - -	Elizabeth Dawes, Sarah Sealy.	- - -	Sarah Rowland.
10	18 Shop, outhouse, and stable.	Sarah Sealy, Elizabeth Harriett Matilda Brown.	- - -	William Lewis.
	19 Dwelling-house - - -	Ditto - - -	- - -	James Kingdon.
	20 Dwelling-house and shop	Charlotte Pidgeon	- - -	Charlotte Pidgeon.
CAROLINE PLACE.				
15	21 "The Live and Let Live" beer-house.	John Ousley, William Ousley.	- - -	James Dare.
LOWER HIGHLAND PLACE.				
	22 Dwelling-house and garden	John Hamer - - -	- - -	John Quick.
GIBB'S COTTAGES.				
20	23 Cottage - - - -	Mary Bryant Gibbs, Ann Gibbs.	- - -	Charles Harvey.
	24 Ditto - - - -	Ditto - - - -	- - -	Henry Emery.
	25 Ditto - - - -	Ditto - - - -	- - -	James Hill.
	26 and part of 28. Dwelling-house and shop -	Ditto - - - -	- - -	Eliza Lloyd.
25	27 Scullery in Mallin's Villa, Lydeard Place, and cottage over same.	Ditto - - - -	- - -	Mary Ann Saunders, William Harding.
	23, 24, 25, 28. Stables, coach-houses, and yard.	Ditto - - - -	- - -	William Harding.
BELMONT COTTAGE.				
30	29 Dwelling-house, shop, and garden.	Samuel Parsons - - -	- - -	Samuel Parsons.
WHITE LADIES ROAD.				
35	30 Dwelling-house and shop	Jane Painter, Alfred Thomas Osgood.	- - -	John Richard.
	31 Beer-house, bakehouse, outhouses, and yard.	Ditto - - - -	- - -	Frederick Giles.
	32 Dwelling-house, workshop, garden, with cellar under No. 2, Lydeard Place.	Mary Bryant Gibbs, Ann Gibbs.	- - -	John Emerson.
40	33 Dwelling-house and workshop.	Albert Mogford the elder, E. J. Chappell.	- - -	Albert Mogford the elder, Albert Mogford the younger.
45	34 Carriage and footway -	The Mayor, Aldermen, and Burgesses of the city of Bristol.	- - -	The Mayor, Aldermen, and Burgesses of the city of Bristol.

A.D. 1876.

UNDERTAKING No. II.

LANDS and BUILDINGS intended to be taken for the purpose of altering, widening, and improving that portion of Hotwell Road from the bottom of Granby Hill to the New Landing Stage in the Parish of Clifton. The quantity of land required for this undertaking is 6,958 square yards.

5

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
HOTWELL ROAD.					
1	Dwelling-house, shop, and curtilage.	Alexander Allen, John Reed Allen, trustees for Eliza Morgan, Ann Bowden.	- - -	Joseph Smith.	10
2	Outhouse and bedrooms -	Ditto - - -	- - -	Joseph Smith, John Pike.	15
3	Dwelling-house, yard, curtilage, and garden	Ditto - - -	- - -	Richard Pike.	
4	Dwelling-house, outbuildings, and curtilage.	Richard Crook, William Hagley Bowden.	William Theodore Pitt Watkins, William Watkins.	Thomas L. Rogers, — Richards, John Westlake.	20
5, 6, and 7	Slaughter - house and entrance.	Ditto - - -	Ditto -	William Watkins.	
8 and 7	Dwelling-house, shop, and yard.	Ditto - - -	Ditto -	Mary Elizabeth Rolls.	25
9	Dwelling-house and shop	Ditto - - -	Ditto -	William Watkins.	
10	Dwelling-house, shop, and garden.	The trustees of the estate of the late Charlotte James, Elizabeth Britiffe Bruford, William Alexander Bruford, Mary Anne Bruford.	- - -	Robert Williams.	30
11	Land - - -	The Mayor, Aldermen, and Burgesses of the city of Bristol.	- - -	Void.	35
12	Dwelling-house, curtilage, and garden.	The Ecclesiastical Commissioners for England and Wales.	The Representatives of the late Thomas Jones, viz., Felix Thomas Jones, Margaret Anne Mary Hamilton, the representative of the late John Woodman, viz., John Alfred Woodman.	Amelia Davies.	40
					45
					50
13	Ditto - - -	Ditto - - -	Ditto -	Void.	
14	Ditto - - -	Ditto - - -	Ditto -	Ditto.	
15	Ditto - - -	Ditto - - -	Ditto -	Mary Lanyon, Jane Hammell.	
16	Passage - - -	Ditto - - -	Ditto -	Amelia Davis, Mary Lanyon, Jane Hammell.	55

UNDERTAKING No. III.

LANDS and BUILDINGS intended to be taken for the purpose of altering, widening, and improving Back Street, in the Parish of Saint Nicholas. The quantity of land required for this undertaking is 5,489 square yards.

5	No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
BACK STREET.					
10	1	Part of almshouses	The feoffees of St. Nicholas Church Lands; videlicet, Rev. Henry Martin, William Henry Chessell, William Terrell, John Bartlett, William Killebrew Wait, George King Morgan, William Paul Hudden, Henry Adams, William Thomas, James Clement Fear, Reginald Wyndham Butterworth, Thomas George Cole, Thomas Davey the younger, William Wilberforce Jose, William Frederick Lavington, Joseph Greer Rake, James Evens, William Lemon, James Roger Bramble, George Thomas, Gilbert Ireland, Montague Blackburn.	- - -	Harriett Penney, Alice Calbone.
15					
20					
25					
30					
	2	Dwelling-house, shop, and bakehouse.	Amelia Grainger, Emily Grainger.	William Pope	William Pope.
35	3	Warehouse and courtyard	Thomas Hamlin, surviving trustee under the will of the late George Gane, Robert Fendick.	- - -	James Ford.
	4	Dwelling-house and shop -	Mary Lucy Shaw	- - -	Richard Pascoe.
	5	Ditto - - -	Ditto - - -	- - -	Barbara Bell.
40	6	Dwelling - house, offices, stables, and warehouse.	William Turner -	- Joseph Turner	Joseph Turner.
	7	The "Four Alls Inn," beerhouse.	Charles Isaacs - -	- - -	James Richards.
45	8	The "King's Head" public-house.	George Edwards, Frederick Wookey, trustees under the will of Thomas Elkanah Wookey.	- - -	Margaret Osgood.
RACK HAY.					
50	9	Cottage - - -	George Edwards, Frederick Wookey, trustees under the will of Thomas Elkanah Wookey.	- - -	Margaret Osgood, John Jones.
	10	Dwelling house and shop -	Charles Isaacs - -	- - -	Thomas Harris.
	11	Cottage - - -	Unknown - - -	- - -	Void.
55	12	Ditto - - -	The feoffees of St. Nicholas Church Lands.	- - -	John Davis.

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Leasees or reputed Lessees.	Occupiers.
13	Cottage - - -	Margaret Wookey -	- - -	Joseph Brown.
14	Stable and tallet - -	Frederick Terrell - -	- - -	Samuel Atkinson. 5
15	Carriage and footway -	Mayor, Aldermen, and Burgesses of the city of Bristol.	James Henry Chute.	Mayor, Aldermen, and Burgesses of the city of Bristol, the proprietors of the Bristol theatre; viz., Angelina Alexander, Alfred Joseph Alexander, Rev. John Wadham, William Wadham, Lady Caroline Fitzhardinge Maxse, Richard Matthias Benson, Charles Daniel Cave, Isaac Riddle, Philip Douglas Alexander, William Brown, Charles Cornish Brown, William Wreford Brown, Charles Gordon Marquis of Huntley, George Matthew Daubeney, Frederic Granger, James Henry Chute, Julia Maria Pillingier, John Edmond Davies, Rev. George Turner Seymour, William Tanner, Rev. Henry Robert Fowler, Anna Maria Tierney, Mary Ashby Ashby, Sir John Henry Greville Smyth, Bart., Edward Gore Langton, Edward Sampson, Rev. Henry Hugh Way, William Lyne Fear, Ambrose Evans Nash, Anthony Hart, Benjamin Bickley, Mercy Sutton. Trustees under the will of the late Lady Haberfield, viz., the Right Rev. David Anderson, Rev. Henry Goldney Randall, Thomas Lane Coulson, William Smith, Augustus Fielding Woodward, Francis Adams, John Frederick Lucas, Richard Stubbs. 10 15 20 25 30 35 40
15A	Void land - - -	The vicar and churchwardens of the parishes of St. Nicholas with St. Leonard, Rev. Henry Martin, James Roger Bramble, George King Morgan, Henry Llewellyn Worth, Henry Lorymer Risely.	- - -	Void. 45 50
16	Parochial schools of the parishes of St. Nicholas and St. Leonard, with master's residence and playground.	Ditto - - -	- - -	Rev. John Martin, William Gard. 55
CORONATION PLACE.				
17	Shed and yard - - -	Feoffees of St. Nicholas church lands.	Alfred A. Holmes	James Fear.
18	Warehouse - - -	Ditto - - -	Ditto -	Alfred A. Holmes. 60
19	Dwelling-house - - -	Ditto - - -	William Sergeant.	Eliza Jones.
20	Ditto - - -	Ditto - - -	Ditto -	— Atkins.

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	21 Dwelling-house - - -	Feoffees of St. Nicholas church lands.	William Sergeant.	S. Pigott.
	22 Ditto - - -	Ditto - - -	Ditto -	Venelda Francis.
	23 Ditto - - -	Ditto - - -	Ditto -	Patrick Lacey.
	24 Ditto - - -	Ditto - - -	Thomas Morris, Harriett Symmons.	Sarah Coleman.
10				
BACK STREET.				
	25 Dwelling-house and shop	Feoffees of St. Nicholas church lands.	Patrick Gorey	Margaret Murphy.
	26 Ditto - - -	Ditto - - -	T. H. W. Hall	Sarah Luce.
15	27 and 28 Dwelling-house - - -	James Ford - - -	William Derrick	James King.
	28 Hauling way - - -	Ditto - - -	- - -	James Ford.
	29 Dwelling-house and shop	George Edwards, Frederick Wookey, trustees under the will of the late Thomas Elkanah Wookey.	- - -	Santel Burton.
20				
	30 "Dogmell's Arms" beer house.	James Bigwood, the feoffees of the parish of Temple, otherwise Holy Cross; viz., John Hare, Sholto Vere Hare, James Gwyer, Joseph Haythorne Gwyer, George Wright Gwyer, Conrad William Finzel, John Longman, Henry Scott Lawrence, Robert Norris, George Cooper, John Hopton Wyld, William Hopton Wyld, William Augustus Frederick Powell, Frederick Amory, James Henry Amory, William Boucher, Francis Boucher.	- - -	Robert Cridland.
25				
30				
35				
40				
	31 Dwelling-house and shop	Ditto - - -	- - -	John Wragg.
	32 The "Morning Star" beerhouse.	Ditto - - -	- - -	George Gardener.
45	33 Dwelling-house and shop	Thomas Burt - - -	- - -	Temperance Gange.
	34 The "Old Bell" beerhouse.	Ditto - - -	- - -	Eliza Stockholm.
	35 Dwelling-house and shop	Ditto - - -	- - -	William Poole.
50	36 Dwelling-house - - -	John Fry - - -	- - -	William C. Glas-son.
	37 Ditto - - -	Josiah Williams	- - -	Thomas Hartnell.

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
THE COCK PIT.					
38	Dwelling-house - - -	John Nichols - - -	- - -	Daniel Daly.	5
39	Warehouse - - -	James Ford - - -	- - -	Francis Fox Tuckett, Joseph Rake.	
40 and 41	Court and passage - -	The Mayor, Aldermen, and Burgesses of the city of Bristol.	- - -	The Mayor, Aldermen, and Burgesses of the city of Bristol.	10
41 and 42	Dwelling-house - - -	The feoffees of St. Nicholas church lands.	Jacob Strickland.	James Olsen.	
43	Dwelling-house and shop	Ditto - - -	Ditto -	William Jones.	15
44	Dwelling-house - - -	Ditto - - -	Ditto -	Josiah Williams.	
45	The "Hop Pole" public-house.	The Mayor, Aldermen, and Burgesses of the city of Bristol.	Edward Grigg	Edward Grigg.	
46	Dwelling-house and shop	Ditto - - -	James Bigwood	Henry Regan.	20

UNDERTAKING No. IV.

LANDS and BUILDINGS intended to be taken for the making of a new street from Rosemary Street to the Quaker's Friars, in the parish of Saint Paul. The quantity of land required for this undertaking is 1,367 square yards.

ROSEMARY STREET.

25

1	Warehouse, stable, with loft over the same, and adjoining public passage.	Thomas Wedmore - - -	- - -	Thomas Wedmore.
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UNDERTAKING No. V.

LANDS and BUILDINGS intended to be taken for the purpose of altering, widening, and improving York Road, Montpelier, in the district of the united parishes of Saint James and Saint Paul. The quantity of land required for this undertaking is 12,111 square yards.

YORK ROAD.

1	Dwelling-house and garden	Frederick Cawley - - -	- - -	John Patfield.	35
2 and 3	Dwelling - house, office, yard, and passage.	Albert George Wyld	- - -	Albert George Wyld, Samuel Adams.	
4 and 3	Dwelling-house and garden	John Kebby - - -	- - -	William Wiscombe.	40
5 and 3	Ditto - - -	William Bizley - - -	- - -	Nicholas Walters.	
6 and 3	Dwelling-house, garden, and wash-house.	Henry Duffett - - -	- - -	William Fletcher.	
7 and 3	Ditto - - -	Ditto - - -	- - -	William Ash.	

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	8 Dwelling-house, garden, and wash-house.	Catherine Jones - -	- - -	William Wilkin-son.
	9 The "Carpenter's Arms" beerhouse, outbuildings, and garden.	Ann Clist - - -	William B. Mitchell.	William B. Mitchell.
	10 Cottage and garden -	John Lewis - - -	- - -	John Lewis.
10	11 The "Forester's Arms" beerhouse, outbuildings, and garden.	William James Pickering	Frederick Skinner.	Frederick Skinner.
	12 Garden and sheds - -	William Stevens - -	- - -	Robert Cotterell.
	13 Dwelling-house and garden	Ditto - - -	- - -	James Brown.
15	14 Dwelling-house, coach-house, and gardens.	John Wyard - - -	George K. Chilcott.	George K. Chilcott.
	15 Dwelling-house and garden	George Grimes - -	- - -	Frederick Giller.
	16 Dwelling-house and gardens.	E. J. Thomas - -	- - -	Walter James King.
20	17 Ditto - - -	Ditto - - -	- - -	George Chase.
	18 Ditto - - -	Ditto - - -	- - -	Samuel Body.
	19 Ditto - - -	Ditto - - -	- - -	Robert G. Moorhead.
	20 Ditto - - -	— Poulden - - -	- - -	Void, late Foster.
25	21 Dwelling-house and garden	Samuel Body, trustee for Ann Thatcher, Robert Thatcher, and Thomas Thatcher.	- - -	Ann Thatcher.
	22 Ditto - - -	Samuel Body, trustee for Eliza Edwards.	- - -	George White.
	23 Ditto - - -	William George - -	- - -	Thomas Charles Sowter.
30	24 Dwelling-house and gardens.	William Wyard - -	- - -	William Wyard.
	25 Dwelling-house and garden	Robert Olive - -	- - -	Robert Olive.
	26 Dwelling-house and gardens.	John Kebby - -	- - -	Thomas Ace.
35	27 Ditto - - -	Richard Sharland - -	- - -	Richard Sharland.
	28 Ditto - - -	Mary Murch - -	- - -	Mary Murch.
	29 Ditto - - -	Henry Lancaster - -	- - -	Henry Lancaster.
	30 Dwelling-house and garden	Ditto - - -	- - -	Rev. E. G. Gange.

14 *Local Government Provisional Orders, [39 VICT.]
Bristol, &c. (No. 6).*

A.D. 1876.

UNDERTAKING No. VI.

LANDS and BUILDINGS intended to be taken for the making of a new Street from Dean Street crossing Wilder Street to Brigstock Road, in the Parish of Saint Paul. The quantity of land required for this undertaking is 1,661 square yards.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	5
DEAN STREET.					
1	Dwelling-house and garden	Moses Kingston - - - - -	- - - - -	Moses Kingston.	
WILDER STREET.					
2	Stables, workshop, sheds, and yard.	Moses Kingston - - - - -	- - - - -	Moses Kingston.	10
3	Beerhouse - - -	Ditto - - - - -	- - - - -	Ann Winniatt.	
4	Cottage - - - -	Ditto - - - - -	- - - - -	Samuel Coleman.	
5	Malthouse, shed, and yard	William Wellington Ball, Frederick Henry Ball.	- - - - -	William Wellington Ball, Frederick Henry Ball.	15

UNDERTAKING No. VII.

LANDS and BUILDINGS intended to be taken for altering, widening, and improving 20 Lower Ashley Road and the corner of Pennywell Road, in the Parish of St. Philip-and - Jacob (out). The quantity of land required for this undertaking is 4,188 square yards.

LOWER ASHLEY ROAD.					
1	Dwelling-house, cottage, stables, tannery, buildings, and yard.	Thomas Butt Cogan, William Bamfield Cogan, Thomas Albert Bamfield Cogan, Stanley John Cogan, Sydney Bamfield Cogan.	- - - - -	Thomas Butt Cogan, William Bamfield Cogan, Thomas Albert Bamfield Cogan, Stanley John Cogan, Sydney Bamfield Cogan.	25
					30

UNDERTAKING No. VIII.

LANDS and BUILDINGS intended to be taken for the making of a new Street from the weir (opposite Stratton Street to Redcross Street at its junction with Lawford 35 Street, in the Parishes of St. Philip-and-Jacob-in and St. Philip-and-Jacob (out). The quantity of land required for this undertaking is 9,790 square yards.

NEW STREET.					
1	Dwelling-house - - -	Rev. R. P. Clack - - - - -	- - - - -	Charles King.	
2	Ditto - - - -	Walter Johns - - - - -	- - - - -	John Gardner.	40
3	Dwelling-house, shop, and stable.	Ditto - - - - -	- - - - -	Walter Johns.	
4	Dwelling-house - - -	Robert Trout, Hawley Bartley.	- - - - -	James Perkins.	
4A	Yard - - - -	Ditto - - - - -	- - - - -	Ditto.	45
5	Dwelling-house - - -	Ditto - - - - -	- - - - -	Ditto.	
5A	Yard - - - -	Ditto - - - - -	- - - - -	Ditto	

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	6 Dwelling-house and shop -	Grace Corbett, Matthew Willett.	- - -	William Bond.
10	7 Dwelling-house - -	The feoffees of St. Stephen's church lands; viz. Joseph Wintle, Joseph Haynes Nash, John Mitram Walters, George Cornish Glasson, William Butcher, Giles Grevile, Thomas Stone, Henry Lambert, George Cornish Biggs Glasson.	Alfred Jail -	James Griffiths.
15	8 Dwelling-house and shop -	Ditto - - -	Ditto -	Mary Hall.
	9 and 12 Dwelling-house, shop, and court.	Emma Portch, Charles Stewart Clarke.	- - -	Charlotte Buss.
	10 and 12 Cottage and court -	Ditto - - -	- - -	James Baily.
20	11 and 12 Ditto - -	Ditto - - -	- - -	David Carroll.
	13 The "Old Swan" public-house, brewhouse, stable, and cellars.	Charlotte Lane, Charles Stewart Clarke.	John Roach -	John Roach.
	14 Dwelling house -	Ditto - - -	- - -	James Havell.
25	REDCROSS STREET.			
30	15 Bakehouse, outhouses, and yard.	The trustees of the Bristol charities; viz. Frederick Terrell, Michael Castle, William Tothill, William Terrell, John Fisher, William Sanders, Herbert Thomas, William Henry Harford the younger, William Henry Wills, Henry James Mills, Richard Fuidge, Charles Godwin, Thomas Canning, Joseph Dodge Weston, Thomas Terrett Taylor.	- - -	William Bond.
35	TEAGUES COURT.			
40	16 Dwelling-house - -	Josiah Curry - - -	- - -	Thomas Williams.
	17 Dwelling-house and workshop.	Ditto - - -	- - -	S. Flook, Henry Bond Milsom.
45	18 Dwelling-house - -	Ditto - - -	- - -	Joseph Brooks.
	19 Ditto - - -	Ditto - - -	- - -	Robert Backwell.
	20 Dwelling-house and shop -	Ditto - - -	- - -	Edwin J. Fletcher.
	21 Ditto - - -	Ditto - - -	- - -	Edwin Dunn.
50	22 Counting-house - -	Ditto - - -	- - -	Henry Bond Milsom.
	REDCROSS STREET.			
	23 Saw mills, workshops and yard.	John Ferris - -	Henry Bond Milsom.	Henry Bond Milsom.

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
YORK PLACE.				
24	Cottage - - - -	The executors of the late James Duffett, viz., Henry Duffett, Henry G. Duffett Lucas, James Duffett Lucas.	- - -	Elizabeth Flook. 5
25	Ditto - - - -	Ditto - - - -	- - -	Ann Stacey. 10
26	Ditto - - - -	Ditto - - - -	- - -	Thomas Maloyde.
27	Ditto - - - -	Ditto - - - -	- - -	Henry Griffin.
28	Ditto - - - -	Ditto - - - -	- - -	George Marsh.
GROSVENOR PLACE, REDCROSS STREET.				
29	Cottage - - - -	Abraham Hooper - - - -	- - -	Joseph Fisher. 15
30	Ditto - - - -	Ditto - - - -	- - -	Con. Bryan.
31	Ditto - - - -	Ditto - - - -	- - -	John Manning.
32	Ditto - - - -	Ditto - - - -	- - -	Selina Anderson.
REDCROSS STREET.				
33	Part of burial ground and sheds.	Trustees of the Bristol Tabernacle; viz., James Foster, Joseph Foster, John Wallis, James Chilcott, Richard F. Gillett, James Chard, Frederick Wills, Christopher Godwin, S. F. H. Palmer.	- - -	The trustees of the Bristol Tabernacle. 20 25
ASHER LANE, REDCROSS STREET.				
34	Dwelling-house, pottery sheds, and yards.	John Ellis - - -	William Nation	William Nation, Thomas Henry Rea, Sampson Playdon. 30
35	Dwelling-house, workshops, stables, and yard.	William Cooper, Edmund Cooper.	Harry Brooks	Harry Brooks. 35
THE WEIR.				
36	Void land adjoining the River Frome.	The Mayor, Aldermen, and Burgesses, of the city of Bristol.	- - -	The Mayor, Aldermen, and Burgesses of the city of Bristol. 40

UNDERTAKING No. IX.

A.D. 1876.

LANDS and BUILDINGS intended to be taken for the purpose of altering, widening, and improving Union Road, Oxford Road, and Barton Road, or Cook's Lane, and the making of two new streets from Kingsland Road to Union Road, all in the Parish of St. Philip-and-Jacob (out). The quantity of land required for this undertaking is 9,041 square yards.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
10	UNION ROAD.			
1	Cottage and garden -	Charles Coopey -	-	Charles Coopey.
2	Ditto - -	Samuel Hudd -	-	James Ansford.
3	Ditto - -	Ditto - -	-	John Naish.
4	Ditto - -	Ditto - -	-	Edward Maynard.
15	5	Ditto - -	-	William Beaver.
6	Ditto - -	Ditto - -	-	Henry White.
7	Ditto - -	Ditto - -	-	Arceluis Dainton.
8	Ditto - -	Ditto - -	-	John Sheppard.
9	Ditto - -	Ditto - -	-	Charles Bessell.
20	10	Cottage, yard, and out-house.	William Nott -	William Nott.
11	Cottage and yard -	Edward J. Veal -	-	William Crompton.
12	Ditto - -	Ditto - -	-	Thomas Rudge.
13	Ditto - -	Ditto - -	-	Daniel Edge.
25	14	Cottage and garden -	Samuel Hudd -	George Evans.
15	Ditto - -	Walter T. B. Northam -	-	Philip Chick.
16	Ditto - -	Ditto - -	-	James Dowding.
17	Ditto - -	Ditto - -	-	Thomas Crompton.
18	Ditto - -	Ditto - -	-	Alfred Bailey.
30	19	Store shed -	Ditto - -	Walter T. B. Northam.
20	Ditto - -	Mary Lloyd, Lydia Lloyd -	-	Mary Lloyd.
21	Ditto - -	Ditto - -	-	Alfred Crompton.
22	Ditto - -	Walter T. B. Northam -	-	Daniel Oldland.
35	23	Ditto - -	Ditto - -	Benjamin Esau.
24	Cottage, shop, and garden	Ditto - -	-	Ellen Barrett.
25	Cottage and garden -	Ditto - -	-	George Barton.
26	Ditto - -	Ditto - -	-	Uriah Parsons.
27	Ditto - -	Ditto - -	-	Samuel Henley.
40	28	Ditto - -	Ditto - -	William Davis.

A.D. 1876

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
26	Pump House - -	Walter T. B. Northam - -	- - -	William Davis, Benjamin Esau, George Barton, Uriah Parsons, Thomas Henley, William Wheeler, John Griffiths, Henry Barr, Henry Turner, John Oldland. 5
30	Cottage and garden -	William Griffith, Samuel Northam.	- - -	John Oldland. 15
31	Ditto - - -	Ditto - - -	- - -	Henry Turner.
32	Ditto - - -	Ditto - - -	- - -	William Hill.
33	Ditto - - -	Ditto - - -	- - -	John Griffith.
34	Ditto - - -	Ditto - - -	- - -	William Wheeler.
35	Cart shed - -	Ditto - - -	- - -	William Griffith. 20
36	Cottage, coal-shed and stable.	William Davis - -	- - -	William Davis.
37	Cottage and garden -	Ditto - - -	- - -	Sarah A. Scott.
38	Ditto - - -	Ditto - - -	- - -	William Henry Barr. 25
39	Ditto - - -	Eliza Budgett - -	- - -	William Martin.
40	The "Duchess of Kent," beerhouse.	William Griffiths -	- - -	William Griffiths.
41	Dwelling-house and shop	Ditto - - -	- - -	Thomas Davis.
42	Cottage and garden -	The trustees of the late Charles Pursell, viz., William Davis, Leonard B. Martin, Charles Tucker.	- - -	Josiah Wakefield. 30
43 and 44	Ditto - - -	Ditto - - -	- - -	Joseph Adams. 35
44	Passage way - -	Ditto - - -	- - -	James Stapleton.
45	Cottage and garden -	Ditto - - -	- - -	Joseph Peters.
46	Ditto - - -	Ditto - - -	- - -	James Stapleton.
47	Ditto - - -	Ditto - - -	- - -	John Price.
48	Cottage and garden -	Ditto - - -	- - -	William Lewis. 40
KINGSLAND ROAD.				
49	Cottage - - -	John William Swain, Samuel Northam.	- - -	George Edmunds.
50	Ditto - - -	Ditto - - -	- - -	Job Equal.
51	Ditto - - -	Ditto - - -	- - -	Isaac Pine. 45
52	Ditto - - -	Ditto - - -	- - -	Thomas Lismore.
53	Ditto - - -	Samuel Northam, the Midland Railway Company.	- - -	William Holloway.

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	54 Court - -	J. W. Swain, Samuel Northam, Walter T. B. Northam.	- - -	Isaac Pine, Thomas Lisimore, William Holloway.
	55 Dwelling-house, shop, bakehouse, and yard.	J. Walker - -	- - -	Jacob Smith.
10	56 Dwelling-house, shop, and garden.	Benjamin Collins - -	- - -	Abraham Player.
	57 Dwelling-house, workshop, and garden.	Ditto - -	- - -	James Hazell.
15	58 Dwelling-house and shop -	Richard Morgan, Henry George Willmott, E. H. Vowles, John Wesley Hall.	- - -	Charles Turner.
	59 Ditto - -	Ditto - -	- - -	Hannah Morgan.
60 and 62	Ditto - -	Ditto - -	- - -	George Sutton.
20	61 Dwelling-house and yard -	Ditto - -	- - -	George Farrant.
	62 Court and wall - -	Ditto - -	- - -	George Farrant, Hannah Morgan, George Sutton.
OXFORD ROAD,				
25	63 Cottage and garden -	James Duffett Lucas - -	- - -	Edward Stone.
	64 Ditto - -	Ditto - -	- - -	George Williams.
	65 Ditto - -	Ditto - -	- - -	Thomas Davey.
	66 Ditto - -	William Beard - -	- - -	Mark Tucker.
	67 Ditto - -	Ditto - -	- - -	Sarah Griffin.
30	68 Cottage, workshop, and garden.	Edwin Farr - -	- - -	John Thomas.
	69 Cottage and garden -	Ditto - -	- - -	William Jones.
	70 Ditto - -	Ditto - -	- - -	Ann Purnell.
	71 Cottage - -	Ditto - -	- - -	Harriett Thomas.
	72 Cottage, stable, and garden	Mark Pollard - -	- - -	Mark Pollard.
35	73 Cottage and garden -	Mary Ann Saunders - -	- - -	John Williams.
	74 Ditto - -	Ditto - -	- - -	Thomas Golding.
	75 Ditto - -	Ditto - -	- - -	Henry Collins.
	76 Ditto - -	Ditto - -	- - -	George Sheppard.
	77 Ditto - -	Ditto - -	- - -	George Collins.
40	78 Ditto - -	Ditto - -	- - -	Edward Sidney.
	79 Ditto - -	William Henry Atchley, trustee for William Henry Deeble and Hannah Shepherd Deeble his wife, Miss Pren.	- - -	John Ryan.
45	80 Ditto - -	Ditto - -	- - -	Jesse Collins.

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
81	Cottage and garden	William Henry Atchley, trustee for William Henry Deeble and Hannah Shepherd Deeble his wife, Miss Pren.	- - -	William P. Welsh. 5
82	Ditto	Ditto	- - -	Thomas Wayland.
83	Court	Ditto	- - -	Thomas Wayland. 10
84	Cottage	Abraham Golledge, John William Tyler.	- - -	Percy Gardner.
85	Ditto	Ditto	- - -	George Lucas.
86	Ditto	Ditto	- - -	George Lucas.
87	Ditto	Ditto	- - -	George House-lander. 15
88	Cottage and garden	Ditto	- - -	Henry Clark.
89	Ditto	The feoffees of St. Mary le Port church lands; viz., Frank Mayor Hall, Charles Edwards, William Higgs, John Lavars, Frederick Laverton, William Hathway, John Shuttlewood, Henry Boxall, Jonathan Matthews, John Collis.	John Lambert	John Rose. 20
90	Ditto	Ditto	Ditto	James Hooper. 25
91	Ditto	Ditto	Ditto	Henry Lucas.
92	Ditto	Ditto	Ditto	John Sheppard. 30
93	Ditto	Ditto	Ditto	George Turner.
94	Ditto	Ditto	Ditto	Henry Sheppard.
95	Ditto	Ditto	Ditto	Joseph Pullin.
96	Ditto	Ditto	Ditto	William Parry.
97	Ditto	Ditto	Ditto	John Davis. 35
98	Cottage, shop, and garden	Ditto	Ditto	Alfred Taylor.
BARTON ROAD OR COOK'S LANE.				
99	The "Trout" public house club room, workshop, and stable.	John Hewitt	- - -	William Ship, Charles Green. 40
100	Part of stable, cottage, and coal yard.	Ditto	- - -	Charles H. Hewitt, John Hewitt.
101	Part of Midland Railway, Midland Branch.	The Midland Railway Company.	- - -	The Midland Railway Company.
102	Part of smith's shop, yard, and gasworks.	The Avonside Engine Company, Limited.	- - -	The Avonside Engine Company, Limited. 45
103	Dwelling-house and yard	The feoffees of St. Mary le Port church lands.	Hugh Harding	William Harding.
104	Wheelwright's shop and yard.	Ditto	Robert Hill	Robert Hill. 50

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
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UNDERTAKING No. X.

5 LANDS and BUILDINGS intended to be taken for the making of a new Street from Albert Road to Victoria Road, St. Philips Marsh, in the Parish of St. Philip-and-Jacob (out). The quantity of land required for this undertaking is 1,091 square yards.

ALBERT ROAD, ST. PHILIPS MARSH.

10	1	Cottage and garden	- John Hannam, trustee to the estate of the late Robert Osborne, Elizabeth Tilly, Mary Alden.	- - - William Skinner.
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UNDERTAKING No. XI.

15 LANDS and BUILDINGS intended to be taken for the purpose of altering, widening, and improving the Narrow Plain, the Broad Plain, and Unity Street in the parishes of Saint Philip-and-Jacob (in) and Saint Philip-and-Jacob (out) and the making of a new street from Old Market Street to Jacob Street, in the parish of Saint Philip-and-Jacob (in). The quantity of land required for this undertaking is 7,463 square yards.

NARROW PLAIN.

	1	Dwelling-house and shop	Henry Sircom	- - -	William Henry Gauntlee.
	2	Dwelling-house - -	Ditto	- - -	Hannah Hughes.
25	3	The "Rose and Crown" beerhouse and yard.	Joseph John Ballard	- - -	Hannah Davis.
	4	Dwelling-house and yard	John Field	- - -	John Field.
	5	Ditto - - -	Charles Henry Bridges	- - -	Charles Mittings.
	6	Ditto - - -	John East Shattock	- - -	Josiah Browning.
30	7	Ditto - - -	Charles Bevan, Robert Fletcher.	- - -	Sarah Thayer.
	8	Ditto - - -	Sarah Vincent	- - -	William Jackson,
	9	Ditto - - -	Ditto	- - -	James Gibbs.
35	10	Ditto - - -	Alfred Dowswell, Esther Russell Tyler, Martha Parsons Evans.	- - -	Nathaniel Christopher.
	11	Ditto - - -	John Hitchcock, Esther Russell Tyler, Martha Parsons Evans.	- - -	Edward Simm.
40	12	Ditto - - -	Ruth Watkins, Alfred West.	- - -	George Burges.
	13	Ditto - - -	Richard Stinchcombe	- - -	John Shea.
	14	Ditto - - -	James John Sheat	- - -	Harriett Welsh.
	15	Ditto - - -	Ditto	- - -	Robert Sainsbury.
45	15A	Dwelling-house in parts, and yard.	Ditto	- - -	William George.
	16	Dwelling-house, shop, slaughter-house, and yard.	The Mayor, Aldermen, and Burgesses of the city of Bristol.	James Ball -	John A. Pennington.
50	17 and 17A	Dwelling-house, court, passage, and wash-house.	George Lacey	- - -	Void.

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
SALUTATION COURT.					
18 and 17A.	Cottage, court, passage, and wash-house.	George Lacey - - -	- - -	Edward George.	5
19 and 17A.	Cottage, passage, court, and wash-house.	Ditto - - -	- - -	John Richards.	
NARROW PLAIN.					
20	The "Salutation" public-house.	William Weeks, Martha Parsons Evans, Esther Russell Tyler.	Joseph Allen	William Le-worthy.	10
21	Dwelling-house, shop, and yard.	James John Sheat - - -	- - -	Martha Williams.	
22	Dwelling-house, shop, and bakehouse.	David Griffith - - -	- - -	Elizabeth Ann Lake.	15
23	Dwelling-house, shop, and yard.	Ditto - - -	- - -	Joseph Devotee.	
24	Dwelling-house, shop, and outbuildings.	James John Sheat - - -	- - -	Henry Alway.	20
BROAD PLAIN.					
25	The "Rising Sun" beer-house.	Isaac Lewis - - -	- - -	Mary Ann Holbrook.	
JOHN STREET.					
26	Dwelling-house and court	Isaac Lewis - - -	- - -	Robert Ball.	25
27	Ditto - - -	Ditto - - -	- - -	George Weeks.	
28 and 34	Dwelling-house and shop-	William Searle - - -	- - -	William Benjamin Bye.	
29 and 34	Cottage - - -	Ditto - - -	- - -	Void.	
30 and 34	Ditto - - -	Ditto - - -	- - -	George Saunders, William Penny.	30
31 and 34	Ditto - - -	Ditto - - -	- - -	George Saunders, James Humphries.	
32 and 34	Ditto - - -	Ditto - - -	- - -	George Saunders, George Wilson.	35
33 and 34	Ditto - - -	Ditto - - -	- - -	George Saunders, Benjamin Force.	
BROAD PLAIN.					
35	Dwelling-house and shop	Isaac Lewis - - -	- - -	Robert Ball.	
36	Dwelling-house - - -	George Weeks - - -	- - -	George Weeks.	40
37	Ditto - - -	Samuel Flook - - -	- - -	James Groves.	
38	Ditto - - -	James John Sheat - - -	- - -	Alcesto Pennington.	
39 and 34	Dwelling-house and yard	William Searle - - -	- - -	George Saunders.	
40	Dwelling-house, curtilage, and garden.	James John Sheat - - -	- - -	Thomas Edwards.	45

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	41 Dwelling-house, curtilage, workshop, and yard.	Abraham Fellingham, Martha Parsons Evans, Esther Russell Tyler.	- - -	Abraham Fellingham.
	42 Dwelling-house, curtilage, and yard.	John Creed - - -	- - -	John Creed.
10	43 Dwelling-house, curtilage, and workshop.	James Shaddick - - -	- - -	James Shaddick.
	44 Ditto - - -	Stephen Batchelor - - -	- - -	James Perdue.
	45 Dwelling-house, curtilage, and yard.	Samuel Churchill - - -	- - -	Joshua Thomas.
15	46 Malthouse - - -	Henry Andrewes Palmer	Bristol Distilling Company, Limited.	Bristol Distilling Company, Limited.
	47 Dwelling-house - - -	Ditto - - -	Ditto -	Thomas Davis.

UNITY STREET.

20	48 Dwelling-house, shop, and yard.	Richard Brown, Esther Russell Tyler, Martha Parsons Evans.	- - -	Richard Brown.
	49 Ditto - - -	Charles Thomas - - -	- - -	William Usher.
	50 Ditto - - -	Ditto - - -	- - -	Thomas Edbrook.
25	51 House, shop, and slaughter-house.	Caroline Courtenay	- - -	Caroline Courtenay.
	52 Dwelling-house, shop, and yard.	George E. Rogers, Susannah Sarah Rogers, Robert Fletcher.	- - -	Jasper Toogood.
30	53 Dwelling-house, workshop, and yard.	Reuben Cole, Robert Fletcher.	- - -	Reuben Cole.
	54 Ditto - - -	Ditto - - -	- - -	Ditto.
	55 Dwelling house and workshop.	Charlotte Bevan - - -	- - -	Abraham Cooper.
35	56 Dwelling-house and yard -	Henry G. Lucas, James Duffett Lucas, trustees of James Duffett, deceased, Robert Fletcher.	- - -	Sarah Criegton.
	57 Ditto - - -	Joseph King, Robert Fletcher.	- - -	Joseph King.
40	58 "Golden Heart" public-house, coach-house, and yard.	Samuel Castle Grant	- - -	Mary Ann Crates, Mary Ann Blundle.
45	59 Passage - - -	Samuel Castle Grant, Isaac Bennett.	- - -	Mary Ann Crates, Mary Ann Blundle, John House, George Claridge.
	60 Dwelling-house and yard	Isaac Bennett - - -	- - -	George Claridge.
	61 Ditto - - -	Ditto - - -	- - -	John House.
50	62 Dwelling-house and shop	James Bushnell, Robert Fletcher.	- - -	Charles S. Fox.

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A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
63	Passage and yard - -	James Bushnell, Robert Fletcher.	- - -	Charles S. Fox, William Parslow, John Wilcox, Patrick Foley. 5
64	Cottage - - - -	Ditto - - -	- - -	Patrick Foley.
65	Ditto - - - -	Ditto - - -	- - -	John Wilcox.
66	Ditto - - - -	Ditto - - -	- - -	William Parslow. 10
67	Vacant ground - -	Bristol Sugar Refining Company (Limited).	- - -	Bristol Sugar Refining Company (Limited).
68	Dwelling-house - -	Thomas Sheering Portch -	- - -	George Lidiatt.
69	Ditto - - - -	Ditto - - -	- - -	Thomas Wakeman. 15
70	Dwelling-house and cottage	Ditto - - -	- - -	John Grant.
71	Ditto - - - -	Ditto - - -	- - -	Richard Masters, William Barrett.
72	Dwelling-house and garden	The Representatives of — Sydes.	- - -	Void. 20
73	Ditto - - - -	John Bayly, Robert Fletcher.	- - -	Jeremiah McCarthay.
74	Dwelling-house and yard -	Charles Bevan - - -	- - -	John Pearce.
75	Ditto - - - -	Ditto - - -	- - -	Daniel Tanner.
76	Ditto - - - -	Ditto - - -	- - -	Mrs. Frances Board. 25
77	Ditto - - - -	Henry G. Lucas, James Duffet Lucas, Robert Fletcher.	- - -	Edwin May.
78	Ditto - - - -	Ditto - - -	- - -	James Hawkins. 30
79 and 82	Dwelling-house, washhouse and yard.	Henry Coulsting, Charles Abbott Peters, Robert Fletcher.	- - -	George Robinson.
80 and 82	Ditto - - - -	Ditto - - -	- - -	Henry Farwell.
81 and 82	Ditto - - - -	Ditto - - -	- - -	Frederick Evens. 35
83	"Queen's Arms" beer-house and garden.	Ditto - - -	Mary Ann Haynes.	Mary Ann Haynes.
84	Garden and ruins - -	George Chick - - -	- - -	Void.
85	Dwelling-house, garden, and stables.	The trustees under the will of the late John Evans; viz., John Preston, John Clements, Joseph Wilcox.	- - -	Isaac Smith. 40
86	Dwelling-house and garden	Ditto - - -	- - -	Mrs. Mary Ann Clements. 45
87	Dwelling-house, coal-shed, and yard.	Ditto - - -	Frederick John Ring Clements, junr.	Frederick John Ring Clements, junr.

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
LUCKEY LANE.				
5	88	Cottage and garden -	The trustees under the will of the late John Evans; viz., John Preston, John Clements, Joseph Wilcox.	- - - Alfred Mans.
10	89	Ditto - - -	Ditto - - -	- - - John Joseph Shipp.
	90	Ditto - - -	Ditto - - -	- - - John Roberts.
OLD MARKET STREET AND JACOB STREET.				
15	91	Dwelling-house, shop, and workshops.	Benjamin John Stickland	- - - Thomas Brown.

UNDERTAKING No. XII.

LANDS and BUILDINGS intended to be taken for the altering, widening, and improving of Redcliff Street in the Parishes of Saint Thomas and Saint Mary Redcliff. The quantity of land required for this undertaking is 11,781 square yards.

REDCLIFF STREET.				
20	1	The "Angel Inn" public-house, stables, brew-house, cellars, yard, and premises.	James Bigwood - - -	- - - Void.
25	2	Dwelling-house, and shop	The feoffees of St. Mary Redcliff church lands; viz., John Hopton Wyld, John Warry, William Poole King, John Lucas, Thomas Proctor, John Farler, John Warry the younger, John Hare, Michael Bevan Warry, John Hopton Wyld the younger.	- - - George Mitchell.
30				
35	3	Ditto - - -	Joseph Martin tenant for life and trustee of the estate of the late Samuel Slade.	- - - George Davidge.
40	4 and 6	Blacksmith's shop and yard	Ann Bere Barry, Catharine Churchill Barry.	- - - David Price, John Hatcher Heanes.
	5 and 6	Dwelling-house, shop, out house, and yard.	Albert Daniel Morton -	- - - Jesse Lewis.
45	6	Yard - - -	Ditto - - -	- - - David Price, John Hatcher Heanes, Jesse Lewis, Henry Edwin Bunce.
50	7 and 6	Dwelling-house, shop, and yard.	Ditto - - -	- - - Henry Edwin Bunce.
	8	Dwelling-house and shop -	Ann Bere Barry, Catharine Churchill Barry.	- - - Samuel Nelson.

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
9 and 6	Dwelling-house, shop, work-shop, and yard.	Ann Bere Barry, Catharine Churchill Barry.	- - -	William Hole.	5
10	The "Old Fox" public-house, brew-house, cellar, cottage, workshop, yard, and premises.	Thomas Hill - - -	- - -	Thomas Hill, William Hole.	
11	Warehouse, offices, and workshops.	The feoffees of St. Mary Redcliff Church lands.	David Price -	David Price, John Hatcher Heanes.	10
12	Dwelling-house, shop, work-shop, two cottages, and yard.	John Hannam, trustee to the estate of the late Robert Osborne, Elizabeth Tilly, and Mary Alden.	- - -	Ann Dudley, Stephen Richens, William Pyrke.	15
13	Dwelling-house and shop, yard, and outhouse.	The Mayor, Aldermen, and Burgesses of the city of Bristol.	- - -	William Holland.	
14	Dwelling-house, shop, yard, and outbuildings.	Ditto - - -	- - -	Richard Pullen.	20
15	Dwelling-house and shop, workshop, stable, yard, and outbuildings.	Ditto - - -	- - -	Henry B. Osborne.	
16	Warehouse, offices, and workshop.	J. H. Westcott - -	Charles Baker	Charles Baker.	25
17 and 18	Dwelling-house, shop, and yard.	James Hartland - -	- - -	Thomas Frankham.	
19 and 18	Cottage and yard - -	Ditto - - -	- - -	John Aldridge.	
20 and 18	Ditto - - -	Ditto - - -	- - -	Ellen George.	30
21 and 18	Ditto - - -	Ditto - - -	- - -	Mary Dulings.	
22 and 18	Ditto - - -	Ditto - - -	- - -	Richard Wilson.	
23 and 18	Ditto - - -	Ditto - - -	- - -	James Isles.	
24	Dwelling-house and shop, slaughter-house, stable, and yard.	Ann Northam - -	- - -	John Derham.	35
25	Dwelling-house, spirit vaults, yard, and outbuildings.	Henry W. Brittan, Alexander Saunders, Mrs. Candy.	Henry Spencer Willett.	Henry Spencer Willett.	
26	Dwelling-house, shop, and factory.	Henry W. Brittan, Alexander Saunders, Mrs. Candy, and the Rev. Peter Peace.	William Henry Brison, Alfred Brison.	William Henry Brison, Alfred Brison.	40
27	Workshop - - -	Ditto - - -	- - -	Ditto.	
28	Workshops - - -	Lewellin S. Allen - -	- - -	Ditto.	45
29	Dwelling-house, shop, and factory.	Jacob Joel - -	- - -	Jacob Joel.	
30 and part 31.	Dwelling-house - -	John Damer Williams -	Robert Clark Bartlett.	Robert Clark Bartlett.	
31 and 33	Cottage, workshop, and yard.	Ditto - - -	- - -	Thomas Williams.	50

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessces or reputed Lessees.	Occupiers.
32 and 33	Cottage and yard - -	John Damer Williams -	- - -	Elizabeth Bartlett.
5 34	The "Little Ship" public-house and outbuildings.	Richard Robinson - -	Henry George James.	Henry George James.
10 35	The "Old Arm Chair" beer-house, workshops, and yard.	Jeremiah Osborne, Emma L. Osborne, Rev. George Thomas Hall, John Robert Hall, Edmond Vimpany.	- - -	Sarah Gregory.
36	Dwelling-house, shop, yard, and outbuilding.	Charlotte Fear - -	Henry John Brock.	Henry John Brock.
37	Ditto - - -	Ditto - - -	Ditto -	Ditto.
15 38	Ditto - - -	Ditto - - -	- - -	Thomas Batson.
39	Dwelling-house and shop	The feoffees of Mary Smith's charity; viz., George Madden, William Poole King, John Lucas, Thomas Proctor, John Warry, Sholto Vere Hare, Samuel Jacques Fear, John Bessen Moore, John Henry Amory, James Todd, John Wright, Richard Chase.	William James Hooper.	William James Hooper.
20				
25				
40	Dwelling-house, shop, ware-rooms, and offices.	Ditto - - -	Algernon W. Warren.	Algernon W. Warren.
30 41	Dwelling-house, shop, and warehouse.	Ditto - - -	George Taylor	George Taylor, George Taylor the younger, Robert Colston Taylor.
35 42	Ditto - - -	George Taylor the younger, Robert Colston Taylor.	- - -	Ditto.
43	Dwelling-house and shop	Edwin Butler, Samuel Butler, devisees under the will of William Butler, deceased.	- - -	Thomas Bolwell.
40 44	Stable - - -	George Taylor - -	- - -	Samuel Fear Gillard.
45 45	Ditto - - -	Ditto - -	- - -	— Clark.
46	Ditto - - -	Ditto - -	- - -	William Merrett Webb.
47	Dwelling-house, shop, and workshops.	Alfred Weaver, Matilda Ditchett, Matilda Roberts.	- - -	Samuel Jacques Fear.
50 48	Warehouse and offices -	John Saunderson Thomas	- - -	John Saunderson Thomas.
49	Dwelling-house, yard, and outbuildings.	Ditto - - -	- - -	Ditto.
50	Warehouse - - -	Ditto - -	- - -	Ditto.

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A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
51	Stable and lofts - -	The feoffees of St. Thomas Church lands; William Vawer Lot, William Merrett Webb, Samuel Jacques Fear, John Bessen Moore, James Henry Amory, William Boucher, John Dennis, Edwin Gale, Henry Wansborough, James Godwin, John Wansborough, John William Lucas, George William Stuckey Clark, Edward Peters, Faulkner Taylor, Joseph Boon Powell, Benjamin Thomas, Joseph Weston, Elisha Smith Robinson, Alfred Robinson, Francis Boucher, Robert Christie Ward, Charles Robertson, Henry William Sayles, William George, Conrad William Finzell, Zachariah Cartwright.	- - -	John Saunderson Thomas. 5 10 15 20 25
52	Dwelling house and shop	The Mayor, Aldermen, and Burgesses of the city of Bristol.	The executors of the late Sarah Neat, George Phelps, Sarah Smith, George Smith.	Francis T. Jackson. 30 35
53	Dwelling - house, yard, sheds, and stables.	Ditto - - -	Ditto -	George Smith.
54	Part of shop and warehouse	Elisha Smith Robinson -	- - -	Elisha Smith Robinson, Alfred Robinson. 40
55	Part of warehouse and counting-house.	Ditto - - -	- - -	Ditto.
56	House and shop - -	The Mayor, Aldermen, and Burgesses of the city of Bristol, Richard Beecham.	Thomas Stock, C.	Thomas C. Stock. 45

VICTORIA STREET.

57	Dwelling-house and shop	Elisha Smith Robinson -	- - -	Ann Harrill.
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UNDERTAKING No. XIII.

LANDS and BUILDINGS intended to be taken for the purpose of altering, widening, and improving West Street in the parish of Bedminster. The quantity of land required for this undertaking is 19,757 square yards. 50

WEST STREET, BEDMINSTER.

1	Part of garden - -	Daniel Arnold -	- - -	Daniel Arnold.
2	The "Red Cow" public-house, brewhouse and yard.	William Philip Jones -	- - -	William Philip Jones. 55

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	3 Dwelling-house - -	David Joseph - -	- - -	Thomas Hanham.
	4 Part of stables - -	Ditto - - -	- - -	William Philip Jones.
10	5 Dwelling-house, shop, and garden.	Sir John Henry Greville Smith, Bart.	- - -	John Brown.
	6 Dwelling-house and garden	Ditto - - -	- - -	W. F. Carter.
	7 Cowshed and garden -	Ditto - - -	- - -	Francis Lock.
	8 Dwelling-house and garden	Ditto - -	William Ross Davis.	W. J. Davis.
15	9 Ditto - - -	Ditto - - -	William Hall	George Holbrook.
	10 Ditto - - -	Ditto - -	Ditto -	Philip Tovey.
	11 Ditto - - -	Ditto - - -	Ditto -	John Webster.
	12 Ditto - - -	Ditto - - -	Ditto -	Henry Tovey.
20	13 Stable, shed, buildings, and garden.	Ditto - - -	Ditto -	Hannah Steadman.
	14 Cottage and garden -	Edward White - -	- - -	John Waters.
	15 Cottage - - -	Ditto - - -	- - -	Joseph Lerve.
	16 Cottage and garden -	Ditto - - -	- - -	James Brown.
25	17 Cottage - - -	Ditto - - -	- - -	Robert Sully.
	18 Ditto - - -	Ditto - - -	- - -	John Herniman.
	19 Part of stable - - -	Ditto - - -	- - -	Edward White.
	20 Dwelling-house, curtilage, and garden.	Richard White - -	- - -	Samuel Tuckett.
30	21 Ditto - - -	Edward White - -	- - -	Charles Keel.
	22 Ditto - - -	Isabella Rennolds -	- - -	Edward Lambert.
	23 Ditto - - -	Ditto - - -	- - -	Charles Rennolds.
	24 Dwelling house and garden	Ditto - - -	- - -	Mary Stretton.
35	25 The "Collier's Arms" beer-house and garden.	Ditto - - -	- - -	Isabella Reynolds.
	26 Dwelling-house and yard	Ditto - - -	- - -	James J. Roy.
	27 Cottage and garden -	Emma Greenway - -	- - -	Thomas William-son.
	28 Cottage - - -	Ditto - - -	- - -	Daniel Vickery.
40	29 Dwelling - house, shop, bake-house, garden, and yard.	Emma Greenway, Carey Lansdown.	- - -	William Bellamy.
	30 Cottage over bake-house -	Ditto - - -	- - -	William Bellamy, James Brain.
	31 Cottage - - -	Ditto - - -	- - -	Henry Warcham.
	32 Dwelling-house and garden	Ditto - - -	- - -	John Coles.

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A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
33	Dwelling-house and garden	Emma Greenway, Carey Lansdown.	- - -	John Reed.	5
34	Ditto - - -	Emma Greenway - - -	- - -	George Cox.	
35	Dwelling-house, yard, and garden.	Eliza Moffatt - - -	- - -	Eliza Moffatt.	
36	Dwelling-house and garden	William Hailstone - - -	- - -	William Hailstone.	
37	Ditto - - -	Edward Clark - - -	- - -	Edward Clark.	10
38	Ditto - - -	William Clark, Martin Clark.	- - -	Richard Chin.	
39	Dwelling - house, garden, and yard.	Elizabeth Clark, Mary Clark.	- - -	Mary Clark, Elizabeth Clark.	
40	Dwelling-house - - -	Ditto - - -	- - -	H. J. Cotterell.	15
41	Dwelling-house and garden	William Clark, Martin Clark.	- - -	Arthur Hill.	
42	Dwelling-house, stable, and garden.	Joseph Fish - - -	- - -	Henry Sampson.	
43	Dwelling-house - - -	Ditto - - -	- - -	William Henry Davis.	20
44	The "Spotted Horse" beer-house and garden.	James Inskip - - -	- - -	John Sampson.	

ALBERT ROAD.

45	Dwelling-house, stable, and curtilage.	Francis Hancock - - -	- - -	Francis Hancock.	25
46 and 47	Hauling way - - -	James Inskip, Francis Hancock.	- - -	John Sampson.	
47 and 48	Dwelling-house, curtilage, and garden.	William Young - - -	- - -	William Young.	30
49	Dwelling-house and garden	John Morgan - - -	- - -	William Lilley.	
50	Dwelling-house, curtilage, and garden.	Ditto - - -	- - -	John Morgan.	

UNDERTAKING No. XIV.

LANDS and BUILDINGS intended to be taken for the purpose of altering, widening, and improving Baldwin Street, and the making of a new street from Baldwin Street to the Broad Quay. The quantity of land required for this undertaking is 11,733 square yards. 35

PARISH OF ST. NICHOLAS.

BALDWIN STREET.

1	Warehouse - - -	The surviving feoffee of St. Werburgh's church land; viz., John Courtney.	Eliza Southey Harrison.	Thomas Tozer Fry.	40
2	Dwelling-house and shop	The Mayor, Aldermen, and Burgesses of the city of Bristol.	James Bigwood	Henry Regan.	45

A.D. 1876.

	No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	3	Dwelling-house and shop	The Mayor, Aldermen, and Burgesses of the city of Bristol.	Thomas Davies	Daniel Dally.
	4	Dwelling-house, shop, and yard.	Ditto - - -	Ditto -	Alfred M. Bucknall.
10	5	Yard - - - -	Ditto - - -	Edward Grigg, James Bigwood, Thomas Davies.	Edward Grigg, Henry Regan, Daniel Dally, Alfred M. Bucknall.
15	6	Warehouse and offices -	Ditto - - -	Joseph Rake, Francis Fox Tuckett, Joseph Greer Rake.	Joseph Rake, and Francis Fox Tuckett, Joseph Greer Rake, W.F.Lavington.
20	7	Warehouse - - -	James Ford - - -	- - -	Francis Fox Tuckett, Joseph Rake, Joseph Greer Rake.
	8	Ditto - - -	Ditto - - -	- - -	Ditto.
25	8A	Part of warehouse -	Ditto - - -	- - -	W. F. Lavington, James Ford.
30	9	Warehouse, offices, and stables.	Charles Daniel Cave -	Thomas Butt Cogan, William Bamfield Cogan, Thomas Albert Bamfield Cogan, Sidney Francis Bamfield Cogan, Stanley John Bamfield Cogan.	Thomas Butt Cogan, William Bamfield Cogan, Thomas Albert Bamfield Cogan, Sidney Francis Bamfield Cogan, Stanley John Bamfield Cogan.
35					
40	10 and 11	Warehouse - - -	James Ford - - -	Lawrence Weaver, Frank Hampson.	Lawrence Weaver, Frank Hampson.
	11	Passage - - -	Ditto - - -	- - -	Ditto.
	12	Warehouse and offices -	Charles Francis, executor of Henry Bell Ford, James Ford.	- - -	Ditto.
45	13	Part of warehouse and cellar.	Ditto - - -	- - -	James Ford.
50	14	Warehouse and offices -	The trustees of the Bristol Charities; viz., Frederick Terrell, Michael Castle, William Tothill, William Terrell, John Fisher, William Saunders, Herbert Thomas, William Henry Harford the younger, William Henry Wills, Henry James Mills, Richard Fuidge, Charles Godwin, Thomas Canning, Joseph Dodge Weston, Thomas Terrett Taylor.	- - -	Samuel Lang.
55					
60					

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
15, 16, and 17.	Cellar - - -	James Ford, Charles Francis, executor of Henry Bell Ford.	Lawrence Weaver, Frank Hampson.	William Frederick Lavington. 5
16	Warehouse - -	Ditto - -	Ditto -	Lawrence Weaver, Frank Hampson.
17	Part of warehouse -	Ditto - - -	- - -	James Ford.
18	The "Waiters Arms" beerhouse.	Richard Bright, M.P., Henry A. Bright.	J. M. Harris -	John Gillingham. 10
19	Printing offices -	Ditto - - -	Ditto -	J. J. B. Taylor, S. W. Taylor.
20	Counting-houses -	Ditto - - -	Charles Garton, William Russell, William Proctor Baker.	Charles Garton, William Russell, William Proctor Baker, George Adams, John Charles Hock. 15
21	Cottage, hauling-way, court-yard, stables, warehouses, and cooperage.	Ditto - - -	Robert Bush -	Robert Bush. 20
22	Dwelling-house, shop, and warerooms.	George Deere Strickland, the trustees of Broadmead Chapel; viz., Richard Broadribb Sherring, George Culley Ashmead.	George Deere Strickland.	George Hodgson. 25
23	Dwelling-house and shop	George Deere Strickland, The Vicar, clerk, sexton, churchwardens, and overseers of the parish of Tetbury; viz., Rev. John Frampton, George Sealy, Henry Wilkins, William Frederick Pride, John Butler, Richard Holbrow, James Samuel Maggs.	- - -	Void. 30
24	Dwelling-house and counting-houses.	Ditto - - -	Thomas Sanders Parnell, George O'Connor Parnell, Henry Edward Parnell, Edward Tayleur Salt.	Thomas Sanders Parnell, George O'Connor Parnell, Henry Edward Parnell, Edward Tayleur Salt, William Buzzard. 40
25	Ditto - - -	Mrs. Anne B. Newstead, William Henry Johnstone.	Thomas Danger	T. Danger, F. P. Cartwright. 50
26	Dwelling-house, counting-houses, and printing offices.	Henry Hill, Caroline Allies	- - -	Henry Hill, John Charles Wills, Frederick Viel, Jacques William Wise. 55

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
CLARE STREET.				
5	27	Dwelling-house, shop, and counting-houses.	Mary Elizabeth Case, Fanny Case, the executors of the late T. O. Tyndall, Esq.; viz., Caroline Lucy Tyndall, Richard Bright, M.P., Thomas Daniel Hill, the Ecclesiastical Commissioners for England and Wales.	William Morgan, Frederick Morgan, Henry Poole.
10				
15				
	28	Brew-house	George Deere Strickland, the trustees of the Merchant Taylor's Charity; viz., Robert Bruce, Michael Castle, James Ford, Jeremiah Osborne, Francis F. Fox, George Garrard, Edward Harley, Charles Nash, A. Palmer, William Killebrew Wait, M.P., A. F. Woodward, Francis Ridout Ward, John Piggott, Robert Todd, Edward A. Harvey.	
20				
25				
30	29	Cottage	Ditto	Joseph Willis.
	30	Ditto	Ditto	Kate Llewellyn.
	31	Ditto	Ditto	Bridget Callan.
	32	Ditto	Ditto	Ellen Newport.
35	33	Ditto	Ditto	Elizabeth O'Connell.
	34	Smith's shop and counting-houses.	Ditto	Thomas Mercer.
	35	Cottage	Ditto	John Burke.
	36	Ditto	Ditto	Catherine Quin.
40	37	Ditto	Ditto	John Coridon.
	38	Fish curing-houses and warehouses.	Ditto	James Bigwood
MARSH STREET.				
45	39	Warehouses, counting-house, cellars, stables, and yard.	Mrs. Anne B. Newstead, William Henry Johnstone, devisees of the late Thomas Onesiphorus Tyndall, the Ecclesiastical Commissioners for England and Wales, the vicar, clerk, sexton, churchwardens, and overseers of the parish of Tetbury.	Edwin Warner Perrin, Edward Lorymer, Frederick George Hall, Isaac Cole, Edward Ludlow, Christopher Ludlow, Thomas Paul, Edward Bird, Thomas Bird, Thomas Wedmore, Frederick Charles Owen.
50				
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A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
39A	Public-house, "The Ship and Castle."	Mrs. Anne B. Newstead, William Henry Johnstone, devisees of the late Thomas Onesiphorus Tyndall, the Ecclesiastical Commissioners for England and Wales, the vicar, clerk, sexton, churchwardens, and overseers of the parish of Tetbury.	Frederick Charles Owen.	Frederick Charles Owen. 5
39B	Dwelling-house and shop -	Ditto - - -	- - -	John Franklin. 15
40	Smith's shop, counting-house, and stable.	Henry Harris - - -	- - -	Henry Harris.
41	Lucas Hall, consisting of warehouses, counting-houses, and yard.	George C. Glasson, vicar, clerk, sexton, churchwardens, and overseers of the parish of Tetbury.	John Glasson	John Glasson. 20
42	Stables, warehouse, and yard.	Ditto - - -	Ditto -	Ditto.
43	Stables and cellar -	Matthew Dunlop, S. Jay, the feoffees of St. Stephens church lands; viz., Joseph Wintle, Joseph Haynes Naish, John M. Walter, George Cornish Glasson, William Butcher, Giles Grevile, Thomas Stone, Henry Lambert, George Cornish Biggs Glasson.	- - -	Matthew Dunlop. 25
44	Warehouse and cellar -	Ditto - - -	- - -	Ditto. 35
45	Ditto - - -	Ditto - - -	- - -	Ditto.
BROAD QUAY.				
46	Public-house and offices -	Robert Pow - - -	Matthew Dunlop	Matthew Dunlop, George Cox, John Parsons, Samuel B. Parsons. 40
47	Warehouse and offices -	Matthew Dunlop - - -	- - -	Matthew Dunlop, George Cox, John Parsons, Samuel B. Parsons, R. W. B. Hunt, Joseph Bryant, Kelleher Vaughan. 45
48	Ditto - - -	Ditto - - -	- - -	Matthew Dunlop, George Cox, John Parsons, Samuel B. Parsons, R. W. B. Hunt, Joseph Bryant, Kelleher Vaughan, the General Assurance Company, Christopher Pocklington, Charles Frederick Rumley, Frederick Nicholson. 50
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[39 VICT.] *Local Government Provisional Orders,
Bristol, &c. (No. 6).*

35

A.D. 1876.

No. on deposited Plan.	Description.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	49 Dwelling-house and shop -	Edgar Huxtable - -	George Sprckett	George Sprckett.
	50 Warehouse and counting-house.	Charles Hardcastle Hewitt	- - -	Henry Augustus Burge.
	51, 52 House, shop, and offices -	J. M. Hyde - - -	- - -	Charles Wethered Price, William P. Reynolds, J. M. Hunter.
10				
CLARE STREET.				
15	53 House and shop - -	Miss S. A. Hewett, devisees of the late Thomas Onesiphorus Tyndall, the Ecclesiastical Commissioners for England and Wales.	- - -	James Penny.

20 Given under the Seal of Office of the Local Government Board, this Fifth day of May, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

DISTRICT OF BURSLEM.

Provisional Order for altering a Confirming Act.

25 To the Burslem Local Board, being the Sanitary Authority for the Urban Sanitary District of Burslem, in the County of Stafford;—

And to all others whom it may concern.

30 WHEREAS under the powers and provisions of a Local Act of Parliament passed in the sixth year of the reign of His late Majesty, King George the Fourth, intituled "*An Act for regulating the Markets in the Town of Burslem, in the County of Stafford, and for lighting, regulating the Police, and watching the said Town of Burslem, and the Vills of Longport, Cobridge, Sneyd Green, and parts adjacent, in the Parish of Burslem,*" certain Trustees and Commissioners were appointed to execute the said Act;

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A.D. 1876. And whereas by Section 83 of the said Local Act, the Trustees were empowered to borrow certain moneys for carrying out and executing the purposes of that Act ;

And whereas in pursuance of the provisions of a Provisional Order made by the General Board of Health, and dated the Second day of August, one thousand eight hundred and fifty, a Local Board was elected, under the provisions of the Public Health Act, 1848, for the whole of the said Parish of Burslem, except the Lordship of Abbey Hulton ;

And whereas, by the said Provisional Order, Section 83 of the said Local Act was repealed, and it was ordered that the Burslem Local Board should be the Trustees and Commissioners for executing such parts of the said Local Act as were not repealed by that Order ;

And whereas the said Provisional Order was duly confirmed by the Public Health Supplemental Act, 1850 (No. 3) ;

And whereas, notwithstanding the repeal of the said Section 83, the Burslem Local Board have borrowed several sums of money under the authority thereof, and have executed several mortgages to secure the repayment of those sums ;

And whereas by Section 297 of the Public Health Act, 1875, it is enacted that any Act confirming any Provisional Order made in pursuance of any of the Sanitary Acts or of that Act, may be repealed, altered, or amended by any Provisional Order made by the Local Government Board and confirmed by Parliament ;

And whereas the Burslem Local Board, as the Sanitary Authority for the Urban Sanitary District of Burslem, in the County of Stafford, have applied to the Local Government Board to alter the said Public Health Supplemental Act, 1850 (No. 3), so far as it repealed Section 83 as aforesaid ;

And whereas the Local Government Board, on receipt of the said application, directed an inquiry to be held on the subject, and the same was held, after due notice, and report has been made to them thereon :

Now, therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do Order that, from and after the date of the Act of Parliament confirming this Order, so much of the said Public Health Supplemental Act, 1850 (No. 3), as repeals Section 83 of the said Local Act of Parliament shall be wholly repealed, but the said Section shall be and remain in force until the First day of June, One thousand eight hundred and seventy-seven, and no longer.

Given under the Seal of Office of the Local Government Board, this Sixth day of May, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President. 40
THOS. SALT, Secretary.

BOROUGH OF HUNTINGDON.

To the Mayor, Aldermen, and Burgesses of the Borough of Huntingdon, in the County of Huntingdon, being the Urban Sanitary Authority for that Borough;—

WHEREAS under the powers and provisions of a Local Act of Parliament passed in the twenty-fifth year of the reign of His late Majesty King George the Third, intituled "*An Act for paving, cleansing, and lighting the High Street*
10 "*and other places within the Town of Huntingdon, and for removing and*
"*preventing nuisances and annoyances therein,*" certain Commissioners were appointed to execute the said Act in the Town of Huntingdon, in the County of Huntingdon;

And whereas by the operation of Section 7 of the last-mentioned Act, and of Section 3 of the Sanitary Law Amendment Act, 1874, all the powers, 20 rights, duties, capacities, liabilities, and obligations of the said Commissioners, so far as they or any of them related to sanitary purposes, were transferred, and became attached, to the Urban Sanitary Authority of the said Borough ;

30 And whereas the said Mayor, Aldermen, and Burgesses, acting by the Council, as such Sanitary Authority as aforesaid, applied to the Local Government Board while the said Public Health Act, 1872, was in force, to repeal the whole of the said Local Act, and the Local Government Board, on receipt of such application, directed Inquiry to be held on the subject thereof, and the same was held, previous to the passing of the Public Health Act, 1875, after due notice, and a report has been made to them thereon ;

And whereas by Section 303 of the Public Health Act, 1875, the Local
40 Government Board are empowered, on the application of the Sanitary Authority
of any Sanitary District, by Provisional Order, wholly or partially to repeal,
alter, or amend any Local Act, other than an Act for the conservancy of rivers,
which is in force in any area comprising the whole or part of any such District,

A.D. 1876. — and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875 ;

And whereas the said Local Act is a Local Act within the meaning of the last recited Section and relates to the same subject-matters as the Public Health Act, 1875 :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-fourth day of June next following the date of the Act of Parliament confirming this Order, the above-mentioned Local Act shall be wholly repealed. 10

Provided, that all matters and things commenced under the authority of the Local Act hereby repealed, and not concluded before the said Twenty-fourth day of June, may be continued under the same authority until concluded.

Given under the Seal of Office of the Local Government Board, this 15
 Fifth day of May, in the year One thousand eight hundred and
 seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
 THOS. SALT, Secretary.

BOROUGH OF HUNTINGDON.

20

Provisional Order for altering the mode of defraying the Expenses of an Urban Sanitary Authority.

To the Mayor, Aldermen, and Burgesses of the Borough of Huntingdon, in the County of Huntingdon, being the Urban Sanitary Authority for that Borough ; —

25

And to all others whom it may concern.

WHEREAS by Section 208 of the Public Health Act, 1875, it is enacted that where at the time of the passing of that Act the expenses incurred by an Urban Sanitary Authority for sanitary purposes are payable otherwise than in the manner provided by the Local Government Acts, the Local Government Board may, on the application of such Authority, or of any ten persons rated to the relief of the Poor within the District, declare by Provisional Order that the expenses of such Authority incurred in the execution of that Act shall be defrayed out of a District Fund and General District Rate to be levied by them under that Act; subject to the provisions of that Act with respect to the mode of defraying in certain cases the expenses of the repair of highways ; 30 35

And whereas the Borough of Huntingdon, in the County of Huntingdon, is an Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses, acting by the Council, are the Urban Sanitary Authority ;

And whereas there is now due and owing from the said Urban Sanitary Authority the sum of five thousand pounds, or thereabouts, in respect of certain debts incurred for the construction of works for the supply of water in and to the said District ;

5 And whereas the expenses incurred by the said Urban Sanitary Authority for sanitary purposes, at the time of the passing of the above-recited Act, were not payable in the manner provided by the Local Government Acts, and the said Urban Sanitary Authority have applied to the Local Government Board to declare by Provisional Order that the expenses of such Authority incurred in
10 the execution of the above-recited Act should be defrayed as herein-after mentioned ;

And whereas upon receipt of such application the Local Government Board directed an Inquiry to be held on the subject, and the same was held after due notice thereof, and report has been made to them thereon :

15 Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-fourth day of June next following the date of the Act of Parliament confirming this Order, all the expenses of the Urban Sanitary Authority for the Urban Sanitary District of the Borough of Huntingdon, 20 incurred in the execution of the Public Health Act, 1875, together with the said sum of five thousand pounds, and the interest from time to time accruing thereon, shall be charged upon and defrayed out of a District Fund and General District Rate to be levied by them under that Act, subject to the provisions of that Act with respect to the mode of defraying in certain 25 cases the expenses of the repair of highways.

Given under the Seal of Office of the Local Government Board, this
Sixth day of May, in the year One thousand eight hundred and
seventy-six.

30 (L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

IMPROVEMENT ACT DISTRICT OF NEWTON-IN-MACKERFIELD.

Provisional Order for altering a Local Act.

35 To the Commissioners for executing the powers and provisions of
 “The Newton District Improvement Act, 1855,” being the
 Sanitary Authority for the Urban Sanitary District of Newton-
 in-Mackerfield, in the County of Lancaster; —

And to all others whom it may concern.

WHEREAS, under the powers and provisions of a Local Act of Parliament
40 passed in the eighteenth and nineteenth years of the reign of Her present

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A.D. 1876. Majesty, Queen Victoria, intituled "*The Newton District Improvement Act, 1855*," certain Commissioners were appointed to execute the said Act in the Parish of Newton-in-Mackerfield, in the County of Lancaster;

And whereas the District of the said Commissioners is an Urban Sanitary District, of which the said Commissioners are the Urban Sanitary Authority ; 5

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any Sanitary District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, 10 and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875 ;

And whereas by Section 53 of the said Local Act, the said Commissioners were (amongst other things) empowered to borrow on mortgage of the gas rate, 15 rents or payments for gas, and of the gasworks, and the land, apparatus, mains, pipes, machinery, and other things belonging thereto, constructed, or purchased by them in pursuance of that Act, any sum not exceeding four thousand pounds ;

And whereas by the said Local Act it is enacted that all moneys borrowed 20 under the above-recited provisions of Section 53 shall be applied by the Commissioners in purchasing or making, laying down, and maintaining gasworks, gas pipes, and other machinery for the supply of gas under the powers of that Act, and in paying any moneys payable by them under any contract for the supply of gas, and in improving, altering, and extending the gasworks ; 25

And whereas the said Local Act relates to the same subject-matters as the Public Health Act, 1875, and the said Urban Sanitary Authority have applied to the Local Government Board to issue a Provisional Order to alter so much of the said Local Act as limits the amount to be borrowed under the part of Section 53 of the said Local Act which is above recited ; 30

And whereas, upon receipt of the said application, the Local Government Board directed an Inquiry to be held on the subject, and the same was held after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from 35 and after the date of the Act of Parliament confirming this Order, the following provisions shall take effect ; viz. :—

I. Section 53 of the said Local Act shall be altered so as to enable the said Urban Sanitary Authority, subject to the sanction of the Local Government Board, to borrow the sum of twenty-four thousand pounds, in lieu of the sum 40 of four thousand pounds mentioned in that section.

A.D. 1876.

And whereas upon receipt of such Petition, the Local Government Board directed an Inquiry to be held in the Borough, as to the propriety of assenting to the prayer thereof, and such Inquiry has been duly held, and a report made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, hereby empower the said Urban Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

Borough of PRESTON, in the County of LANCASTER.

I.—Improvement of the South and West Sides of FYLDE STREET.

No. on deposited Plan.	Description of Property.	Situation.	Owners or reputed Owners.	Occupiers.	
1	House - - -	43, Canal Street	Joseph Vickers -	James Bradley.	5
2	House and cellar -	43B, Ditto -	Ditto - -	James Woodruffe.	
3	Ditto - - -	6, Hanson's Square	Ditto - -	Stephen Simpson.	20
3A	Yard - - -	Hanson's Square	- - -	James Bradley, James Woodruffe, Stephen Simpson.	
3B	Yard and privy -	Kenyon's Square	- - -	William Strickland, James Woodruffe, James Bradley, Dominic Lyons, William Vickers, Ellen Woodruffe, Stephen Simpson, James Sandham, Jane Sandham, Daniel Vickers, Robert Bradley, Esther Bradshaw, William Rd. Garnet, Ann Macfarlane, and Mary Cairns.	25
4	House and cellar -	44, Canal Street	William Rigby -	Thomas Reed.	
5	Ditto - - -	45, Ditto -	Ditto - -	William Rigby.	
6	House, shop, and cellar	46, Ditto -	Ditto - -	Henry Grayson.	
7	House - - -	47, Ditto -	Ditto - -	William Rigby.	40
7B	Shop - - -	1, Fylde Street -	Ditto - -	Ditto.	
7A	Workshop - - -	Yard behind Canal Street.	Ditto - -	Ditto.	

A.D. 1876.

No. on deposited Plan.	Description of Property.	Situation.	Owners or reputed Owners.	Occupiers.
5	8 House and shop -	2, Fylde Street -	William Rigby -	Unoccupied.
	8A Yard, waterclosets, and ashpit.	- - -	Ditto -	Thomas Reed, Henry Grayson and William Rigby.
	8B Entry - - -	- - -	Ditto -	William Rigby.
10	9 Beerhouse, brewhouse, cellar, yard, and buildings.	3, Fylde Street -	Ditto -	James Smith.
	10 House, shop, cellar, yard, and buildings.	4, Fylde Street -	Richard Proctor -	John Burnie.
15	10A Workshop and smithy -	Yard behind Fylde Street.	Ditto -	Ditto.
	11 Passage - -	Leading from Fylde Street.	Richard Proctor and James Houghton.	James Smith, John Burnie, Richard Girlington, and Thomas Hoban.
20	12 Buildings and room over the passage.	- - -	James Houghton -	Richard Girlington.
	13 House and shop -	5, Fylde Street -	Ditto -	Ditto.
25	13A Yard and ashpit -	Behind Fylde Street.	Richard Proctor and James Houghton	James Smith, John Burnie, Richard Girlington, Thomas Hoban, Alfred Waterworth, Ann Jane Miller, Esther Fairclough, Paul Whiteside, Richard Eaves, and James Parkinson.
30	13B Store-room - -	Yard behind Fylde Street.	James Houghton -	Richard Girlington.
	14 Shop and house -	6, Fylde Street -	Esther Fairclough -	Thomas Hoban.
35	14A House underneath shop	- - -	Ditto -	Esther Fairclough.
	15 Warehouse and room over.	Yard behind Fylde Street.	James Windle -	Alfred Waterworth.

II.—Improvement of BACK LANE and ANCHOR WIEND, and widening and continuation of LORD STREET.

No. on deposited Plan.	Description of Property.	Situation.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
40	16 Shop - - -	5, Earl Street -	William Wainman Cottam and George Rogerson.	- - -	William Denton.
	17 Ditto - - -	6, Ditto - -	Ditto - -	- - -	Mary Ann Emery.
45	18 Refreshment rooms, house and cellar.	80, Back Lane -	Ditto - -	- - -	Thomas Cookson.
	18A Yard, privies, and ashpit.	- - -	Ditto - -	- - -	William Denton, Mary Ann Emery, and Thomas Cookson.

No. on deposited Plan.	Description of Property.	Situation.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
19	Corn warehouse -	80A, Back Lane -	William Wainman Cottam and George Rogerson.	- - -	Paul Butler and James Butler.	5
20	Shop, passage, yard, and watercloset.	81, Ditto -	Joseph Gate - -	- - -	Frederick William Rigby.	
21	House, shop, yard, workshop, privy, and ashpit.	82 & 83, Ditto -	Ditto - -	- - -	George Green.	10
23	House and shop -	12, Orchard Street	Richard Pedder, Daniel Arkwright, Edward Hermon, William Philip Park, Charles Cat- terall, and John Humber.	The Earl of Derby and Richard Bailey.	John Ray.	15
23A	House and shop -	13, Ditto -	Ditto - -	Ditto -	Jane Towers.	
23B	Yard, privies, and ashpit.	- -	Ditto - -	Ditto -	John Ray and Jane Towers.	20
24	Public-house, yard, and passage.	6, Back Lane -	Ditto - -	Ditto -	Elizabeth Holden.	
24A	Brewhouse and stables	- -	Ditto - -	Ditto -	Ditto.	
25	Stables, yard, and shed.	5B, Back Lane	Elizabeth Holden -	- - -	Ditto.	25
26	Shop - -	5A, Ditto -	Ditto - -	- - -	Richard Holden.	
27	Land and buildings in course of erection.	4 & 5, Ditto -	Richard Alty -	- - -	Unoccupied.	
28	Warehouses -	3, Ditto	Ditto - -	- - -	Thomas Lea.	30
29	Stables - -	2C, Ditto -	Ditto - -	- - -	Ditto.	
30	Public-house, brew- house, yard, stables, and buildings.	1, Ditto -	Earl of Derby -	- - -	Ellen Holme.	
31	Shop and warehouse	53, Lord Street -	Thomas Boyd Dick -	- - -	Robert Davis.	35
31A	Passage, yard, privy, and ashpit.	- -	Ditto - -	- - -	Robert Davis, Ben- jamin Joule, and John Kennerley.	
32	Stable and hayloft over 51A, Lord Street.	52, Lord Street -	Ditto - -	- - -	Benjamin Joule and John Kennerley.	40
33	Store-room - -	51A, Ditto -	Ditto - -	- - -	Robert Davis.	
34	Shop, store-rooms, watercloset, and cellar.	51, Ditto	Thomas Bamber, surviving trustee of the late James Clayton.	- - -	William Garth.	45
35	Public-house, yard, and buildings.	4, New Street	Joseph Morcella -	- - -	Joseph Morcella.	
36	Ditto -	3, Ditto -	Thomas Duckett -	- - -	Peter Ireland.	

No. on deposited Plan.	Description of Property.	Situation.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	37 Public-house, and rooms over passage.	2, New Street	Edward Harrison	- - -	Thomas Bennett.
	37A Passage, yard, cellars, and waterclosets.	- - -	Edward Harrison, William Henry Smith, John James Smith, and Thomas Wainman.	- - -	Ditto.
10	38 Shop and buildings	6 & 7, Market Place	William Henry Smith, John James Smith, and Thomas Wainman.	- - -	William Henry Smith and John James Smith.
15	38A Cellar and store-rooms over shop.	- - -	Ditto	- - -	Ditto.
	39 Shop	5, Market Place	Ditto	- - -	Abraham Barlow.
	39A Shop under	5, Ditto	Ditto	- - -	Robert Sanderson.
20	40 Shop, yard, warehouse, and buildings.	4, Ditto	T. B. Dick	Benjamin Joule and John Kennerley.	Benjamin Joule and John Kennerley.
	41 House and shop	3, Ditto	Ditto	- - -	John Halliwell and James Ruddick.
	42 Ditto	2, Ditto	Ditto	- - -	Thomas Elliott.
25	42A Yard	- - -	Ditto	- - -	Thomas Elliot, Benjamin Joule, and John Kennerley.
	43 Shop and store-room	1, Market Place	Sarah Hardy	Thomas Marsden.	Thomas Marsden.
30	44 Public-house, brew-house, and buildings.	4, Anchor Wiend	Richard Alty	- - -	Thomas Lea.
	45 House and shop	3A, Ditto	George Kirby	- - -	Charles Rostron.
	46 Ditto	8, Ditto	Ditto	- - -	Robert Davis.
	47 Ditto	2, Ditto	Mary Salts	- - -	Frederick Hinton.
35	48 Warehouse	- - -	Alfred Clemesha and Barclay Clemesha.	- - -	Alfred Clemesha and Barclay Clemesha.
	48A House and shop	1, Anchor Wiend	Ditto	- - -	John Tuson.
	49 Shop and rooms over	184, Friargate	Ditto	- - -	Alfred Clemesha and Barclay Clemesha.
40	49A Rooms over	184 & 183, Ditto	Ditto	- - -	Timothy Moss.
	50 Shop and cellar	183, Ditto	Ditto	- - -	Thomas Hull.
	50A Yard, passage, privies, and ashpit.	- - -	Alfred Clemesha, Barclay Clemesha, Mary Salts, George Kirby, and Henry Davies.	- - -	Charles Rostron, Robert Davis, Frederick Hinton, John Tuson, Alfred Clemesha, Barclay Clemesha, Thomas Hull, and Joseph Parker.

No. on deposited Plan.	Description of Property.	Situation.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers	
51	House, shop, and warehouse.	182, Friargate -	Henry Davies - - - -	- - - -	Joseph Parker.	5
51A	Warehouse - -	Derby Arms yard -	Ditto - - - -	- - - -	Roger Bolton.	
52	House, shop, store-room, buildings, yard, privy, and ashpit.	181, Friargate -	Rev. James Pearson -	- - - -	Hugh Lamb.	10
52A	Warehouse -	Derby Arms yard -	Ditto - - - -	- - - -	Robert Jackson.	
53	Shop - - -	180, Friargate -	William Henry Smith and John James Smith.	- - - -	John Hodgkinson.	
54	Public-house, concert room, stabling, yard, brewhouses, and rooms over No. 180, Friargate.	179, Ditto	Ditto - - - -	- - - -	Martin Brown.	15
55	House and shop -	178, Ditto -	Richard Pedder, Daniel Arkwright, Edward Hermon, William Philip Park, Charles Catterall, and John Humber.	The Earl of Derby and Richard Bailey.	Emanuel Neville.	20
						25
56	Shop and workshop over.	177, Ditto -	Ditto - - -	Ditto -	Robert Dick and James Dick.	
57	House - - -	Fishwick yard -	Ditto - - -	Ditto -	Joseph Howarth.	
58	Ditto - - -	1, Ditto -	Ditto - - -	Ditto -	Unoccupied.	30
59	Ditto - - -	2, Ditto -	Ditto - - -	Ditto -	Ditto.	
60	Ditto - - -	3, Ditto -	Ditto - - -	Ditto -	Ditto.	
61	Ditto - - -	4, Ditto -	Ditto - - -	Ditto -	Ditto.	
62	Ditto - - -	5, Ditto -	Ditto - - -	Ditto -	Ditto.	
63	Ditto - - -	6, Ditto -	Ditto - - -	Ditto -	Ditto.	35
64	Ditto - - -	7, Ditto -	Ditto - - -	Ditto -	Ditto.	
65	Ditto - - -	8, Ditto -	Ditto - - -	Ditto -	Ditto.	
66	Ditto - - -	9, Ditto -	Ditto - - -	Ditto -	Richard Kenyon.	
68	Shop, store-rooms, yard, and buildings.	176, Friargate -	Richard Duckett and John Westhead.	- - - -	Robert Fisher and Robert Masheter.	40
69	Ditto - - -	175A, Ditto -	Ditto - - -	- - - -	Ditto.	
70	Shop, house, yard, and buildings.	175, Ditto -	Ditto - - -	- - - -	Dorothy Blackburn.	
71	Shop, yard, store-room, and cellars.	174, Ditto -	Ditto - - -	- - - -	Richard Duckett and John Westhead.	45

III.—Improvement of WALTON STREET and PARADISE STREET.

A.D. 1876.

No. on deposited Plan.	Description of Property.	Situation.	Owners or reputed Owners.	Occupiers.
5	74 Shop, house, cellar, yard, privy, and ash-pit.	1 & 2, Vauxhall Road.	Josiah Clare	Charles Owen.
	75 House, passage, cellar, yard, privy, and ash-pit.	3 & 4, Ditto -	Ditto -	Thomas Evans.
10	76 House, cellar, yard, privy, and ash-pit.	5, Ditto -	Enoch Taylor	James Pearson.
	77 House, cellar, yard, privy, and ash-pit.	6, Ditto -	Ditto -	John Duckett.
15	78 Shop and cellar - -	7, Ditto -	Ralph Corbishley	Ralph Corbishley.
	79 House and rooms over	7, Ditto -	Ditto -	Thomas Turner.
	80 House - - -	8, Ditto -	Ditto -	Thomas Green.
	81 House and passage -	32, Walton Street	Ditto -	Michael Regan.
	82 House and passage -	33, Ditto -	Ditto -	Edward Barker.
	83 Yard, privy, and ash-pit	Vauxhall Road	Ditto -	Thomas Turner, Ralph Corbishley, Thomas Green, Michael Regan, and Edward Barker.
	84 House and cellar - -	9, Ditto -	Robert Ascroft	Thomas Cooper.
	85 Ditto - - -	9A, Ditto -	Ditto -	Mary Nolan.
	85A Passage, yard, privy, and ash-pit.	Ditto -	Ditto -	Thomas Cooper and Mary Nolan.
	86 House, cellar, yard, privy, and ash-pit.	- - -	Ditto -	Peter Smith.
30	87 House, bakehouse, yard, and buildings.	10, Vauxhall Road.	John Smith	John Buckles.
	88 House - - -	11, Ditto -	Nicholas Livesey	William Sharples.
	89 Ditto - - -	11A, Ditto -	Ditto -	Margaret Cornwall.
	90 Ditto - - -	11B, Ditto -	Ditto -	John Duncan.
35	91 Ditto - - -	11C, Ditto -	Ditto -	Charles Smith.
	92 Passage, yard, privy, and ash-pit.	11D, Ditto -	Ditto -	William Sharples, Margaret Cornwall, John Duncan, and Charles Smith.
40	93 House, cellar, yard, and buildings.	12, Ditto -	Robert Heaton	Unoccupied.
	94 Shop, yard, and buildings.	13, Ditto -	William Cranshaw	Edward Caffery.
45	95 House, cellar, yard, and buildings.	14, Ditto	Ditto -	William Cowell.
	96 House, yard, and buildings.	15, Ditto -	Ditto -	William Dickinson.

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A.D. 1876.

No. on deposited Plan.	Description of Property.	Situation.	Owners or reputed Owners.	Occupiers.
96A	Cellar under - -	15, Vauxhall Road	William Cranshaw	John McNally.
97	House, cellar, yard, and buildings.	16, Ditto -	Ditto - -	Robert Stephenson. 5
98	House and cellar -	17, Ditto -	John Leach - -	James Jeffrey.
99	Ditto - -	18, Ditto -	Ditto - -	Humphrey Odiam.
100	House - - -	19, Paradise Street	Ditto - -	Unoccupied.
101	Ditto - -	20, Ditto -	Ditto - -	Jane Riley. 10
102	House and cellar -	Ditto -	Ditto - -	Richard Marsh.
103	Yard, privy, ashpit, and passage.	Vauxhall Road	Ditto - -	James Jeffrey, Humphrey Odiam, Jane Riley, and Richard Marsh. 15
104	House, yard, passage, privy, and ashpit.	21, Paradise Street	Wm. Ladyman and Chas. Ed. Hughes.	William Singleton.
105	House - - -	22, Ditto -	Ditto - -	John Whitham.
106	Ditto - -	20, Ditto -	Ditto - -	Edward Mercer.
106A	Yard, privies, and ashpit.	- - -	Ditto - -	John Whitham and Edward Mercer. 20
107	House, yard, and buildings.	21, Ditto -	Ditto - -	Thomas Brewer.
108	Ditto - -	22, Ditto -	Ditto - -	Jane Hoole.
109	Ditto - -	23, Ditto -	Ditto - -	William Balshaw. 25
110	House, cellar, yard, and buildings.	24, Ditto -	Ditto - -	Frederick Barker.
111	House, yard, and buildings.	25, Ditto -	Ditto - -	John Pearson.
112	House, cellar, yard, and buildings.	26, Ditto -	Ditto - -	George Brown. 30
113	House - - -	27, Ditto -	Ditto - -	Patrick Kilroe.
114	Ditto - -	28, Ditto -	Ditto - -	Francis Burns.
115	Ditto - -	29, Ditto -	Ditto - -	William Pilkington.
116	Ditto - -	30, Ditto -	Ditto - -	James Riley. 35
117	Yard, privy, and ashpit.	Ditto -	Ditto - -	Francis Burns, Patrick Kilroe, William Pilkington, and James Riley.

IV.—Widening of the North and North-west of FYLDE STREET.

40

118	Wooden shed - -	- - -	Thomas Baines and Barnaby Baines	Barnaby Baines.
118A	House, yard, and buildings.	17, Mill Hill -	Ditto - -	Unoccupied.

A.D. 1876.

No. on deposited Plan.	Description of Property.	Situation.	Owners or reputed Owners.	Occupiers.
5	119 House, yard, and build-ings.	18, Mill Hill -	Thomas Baines and Barnaby Baines.	Mary Alice Dewhurst.
	120 Ditto - -	19, Ditto -	Ditto - -	Matthew Fender.
	121 Ditto - -	20, Ditto -	Ditto - -	George Marland.
	122 Passage - -	- - -	Ditto - -	George Marland and Thomas Tirley.
10	123 House, yard, and build-ings.	21, Mill Hill -	Ditto - -	Thomas Tirley.
	124 House, yard, fowl-house, and buildings.	22, Ditto -	Jane Walmsley -	John Hart.
15	125 Passage - -	- - -	Ditto - -	John Hart and Henry Carr.
	126 House, yard, privy, and ashpit.	23, Mill Hill, -	Ditto - -	Henry Carr.
20	127 House, yard and build-ings.	24, Ditto -	John Heginbotham and Henry Robinson, trustees and executors of the late James North Heginbotham.	Ellen Fairclough.
	128 Passage - -	- - -	Ditto - -	Ellen Fairclough and William Edge.
25	129 House, yard, and build-ings.	25, Mill Hill -	Ditto - -	William Edge.
	130 House - -	26, Ditto -	John Kenyon -	Frederick Leak.
30	131 Yard, passage, privies, and ashpit.	- - -	Ditto - -	Frederick Leak, William Shepherd, and John Dawson.
	132 Cellar under - -	26, Mill Hill -	Ditto - -	Unoccupied.
35	133 House - -	27, Ditto -	John Lomax -	William Shepherd.
	134 Cellar under - -	27, Ditto -	Ditto - -	Unoccupied.
40	135 House, yard, and build-ings.	28, Ditto, -	Hannah Green -	William Catterall.
	136 House and shop -	23, Fylde Street	James Holden -	John Sowerbutts.
45	137 Yard, privies, and ashpit	- - -	Ditto - -	John Sowerbutts and Thomas Parkinson.
	138 Shop and house -	24, Fylde Street	Ditto - -	Thomas Parkinson.
45	139 Shop, house, yard, and buildings.	25, Ditto -	Hannah Green -	James Noblett.
	140 Passage - -	- - -	Ditto - -	James Noblett and Hannah Green.
45	141 House, cellar, yard, and buildings.	26, Fylde Street	Ditto - -	Hannah Green.
	142 Cellar under - -	28, Mill Hill -	Ditto - -	Ditto.

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A.D. 1876.

No. on deposited Plan.	Description of Property.	Situation.	Owners or reputed Owners.	Occupiers.	
143	Shop, storerooms over cellar, yard, and buildings.	27, Fylde Street	John Harwood the younger, Richard Harwood, Jane Harwood, William Makant, and Joseph Gerrard.	John Dawson.	5
144	Shop, house, and cellar	28, Ditto	Robert Sanderson	Robert Sanderson.	10
145	Shop, house, yard, and buildings.	29, Ditto	Robert Turner	William Wilkins.	
146	Passage	-	Ditto	William Wilkins, and William Aspinall.	
147	Shop house, slaughter-house, yard, and buildings.	30, Fylde Street	Ditto	William Aspinall.	15
148	Shop, house, passage, yard, storeroom, pig-gery, privy, and ashpit.	31, Ditto	Richard Proctor	Richard Crompton.	20
149	Shop, house, buildings, and yard.	32, Ditto	Marianne Clarkson	William Jackson.	
150	Shop, house, yard, and buildings.	33, Ditto	Ditto	Edward McAdam Robinson.	25
151	Yard, passage, privy, and ashpit.	-	Ditto	Edward McAdam Robinson, John Farrington, Ellen Walker, John Clarkson, and William Jackson.	
152	House	33½, Fylde Street	Ditto	Ellen Walker.	
153	Bakehouse	-	Ditto	John Clarkson.	30
154	Shop, house, yard, and buildings.	34, Fylde Street	Ditto	John Farrington.	
155	Shop, house, yard, hen-cote, privy, and ashpit.	35, Ditto	Ditto	Mary Clarkson.	
156	Passage, yard, privy, and ashpit.	Yard, Fylde Street	John Smith and William Smith, trustees and executors of the late Mary Smith.	William Reynolds, William Smith, William McConkey, James Adshead, Thomas Appleton, Robert Walmsley, Robert Adamson, and Joseph Smith.	40
157	Stable	Ditto	Ditto	William McConkey.	45
158	Ditto	Ditto	Ditto	Robert Adamson.	
158A	Storehouse and hayloft over stables.	Ditto	Ditto	Unoccupied.	
159	House and coalshed	36, Ditto	Ditto	William Reynolds.	50
160	Shop and house	37, Ditto	Ditto	William Smith.	
161	House and shop	38, Ditto	Ditto	William McConkey.	
162	House	39, Ditto	Ditto	James Adshead.	
163	Ditto	40, Ditto	John Smith	Thomas Appleton.	

A.D. 1876.

No. on deposited Plan.	Description of Property.	Situation.	Owners or reputed Owners.	Occupiers.
5	164 House and shop	41, Fylde Street	John Smith and William Smith, trustees and executors of the late Mary Smith.	Robert Walmsley.
	165 House and coalshed -	1, Rodney Street	Ditto - -	Joseph Smith.
10	166 Shop (wood shed) -	42, Fylde Street	Ditto - -	John Dawson.
	167 Land - - -	Ditto -	Ditto - -	Unoccupied.
	168 Nailmakers' smithy and workshop over.	Ditto -	Thomas Leighton -	Thomas Leighton.
15	169 Slaughter - house and yard.	Mill Hill -	Ditto - -	John Dawson.
	170 Workshop and slaughter-house.	Ditto -	Ditto - -	Thomas Leighton.
20	171 Workshops, joiners' shops, wood yard, privy, and ashpit.	Rodney Street -	Thomas Baines, Barnaby Baines, and John Wareing.	Thomas Baines.

Given under the Seal of Office of the Local Government Board,
this Sixth day of May, in the year One thousand eight hundred
and seventy-six.

25 (L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

BOROUGH OF RYDE.

Provisional Order for partially repealing and altering certain Local Acts.

30 To the Mayor, Aldermen, and Burgesses of the Borough of Ryde,
in the Isle of Wight, in the County of Southampton, being the Urban
Sanitary Authority for that Borough; —

And to all others whom it may concern.

35 WHEREAS, under the powers and provisions of a Local Act of Parliament
passed in the tenth year of the reign of His late Majesty, King George
the Fourth, intituled "*An Act for paving, watching, lighting, cleansing,*
"*and otherwise improving the Town of Ryde, in the Isle of Wight, in the County*
"*of Southampton, and for establishing a Market within the said Town,*" certain
Commissioners (herein-after called the Old Commissioners) were appointed to
execute the said Act in the Town of Ryde;

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A.D. 1876.

And whereas the Old Commissioners incurred a debt, amounting to the sum of four thousand seven hundred and thirty-one pounds ten shillings, under the provisions of the said Local Act, for the erection of a Town Hall within their District;

And whereas by another Local Act of Parliament passed in the seventeenth 5 and eighteenth years of Her present Majesty, Queen Victoria, intituled "*An Act for regulating and improving the Town of Ryde, in the Isle of Wight, and providing a supply of Gas and Water thereto; and for other purposes,*" (herein-after called the Ryde Act, 1854,) the above-mentioned Local Act was repealed, and certain other Commissioners (herein-after called the Commis- 10 sioners) were appointed to execute the said Act in the Town of Ryde, in lieu of the Old Commissioners;

And whereas by Section 9 of the Ryde Act, 1854, it was enacted that all debts and moneys which, before the commencement of that Act, were due, owing or recoverable by or from the Old Commissioners, or for the payment of which 15 they were, or but for that Act would be, liable, should, according to the provisions of that Act, be paid, with all interest, by or be recoverable from the Commissioners;

And whereas by Section 131 of the same Act, in order to discharge the said debt of four thousand seven hundred and thirty-one pounds ten shillings, it was 20 enacted that the Commissioners should appropriate and set apart every year a sum equal to one-eighteenth part of such sum of four thousand seven hundred and thirty-one pounds ten shillings; and in order to discharge any principal money borrowed on mortgage under the authority of that Act, it was further enacted that the Commissioners should appropriate and set apart every year a 25 sum equal to one-fortieth part of the amount of every sum so borrowed;

And whereas on or about the Tenth day of November, one thousand eight hundred and fifty-nine, the Commissioners adopted the Local Government Act, 1858, in the said Town of Ryde, and thenceforth became the Local Board for the District of Ryde; 30

And whereas by another Local Act of Parliament passed in the twenty-fourth year of the reign of Her present Majesty, Queen Victoria, intituled "*An Act to enable the Ryde Commissioners to better supply with Water the Town of Ryde and the Places adjacent thereto, in the Isle of Wight; and for other purposes,*" (herein-after called the Ryde Act, 1861,) further powers were 35 given to the Commissioners for the purposes mentioned therein;

And whereas at the time of the passing of the Ryde Act, 1861, the sum of one thousand two hundred and twenty-nine pounds fifteen shillings and tenpence was standing to the credit of the sinking fund, which had been formed in pursuance of the provisions of Section 131 of the Ryde Act, 1854, above 40 recited;

And whereas by Section 25 of the Ryde Act, 1861, in order to discharge every principal sum then and thereafter borrowed under the authority of the Ryde Act, 1854, and of the reciting Act, and which was not then paid off, or for the payment of which provision was not then made by the said sum of 45

one thousand two hundred and twenty-nine pounds fifteen shillings and tenpence, it was enacted that the Commissioners should appropriate and set apart as a sinking fund such a sum as, with the accumulations and moneys in that Act mentioned, would enable the Commissioners to pay off the sums so
5 borrowed in fifty years;

And whereas the sum of two thousand two hundred and ninety-two pounds nineteen shillings and threepence is now standing to the credit of the said sinking fund;

10 And whereas the Commissioners borrowed a sum of seven thousand and fifty pounds, to defray certain private improvement expenses, of which the sum of five thousand seven hundred pounds is now due and owing;

And whereas in the year one thousand eight hundred and sixty-eight a Charter of Incorporation was granted to the Town of Ryde, and the said Town became a Borough, subject to the provisions of the Act passed in the fifth and
15 sixth years of the reign of His late Majesty, King William the Fourth, intituled "*An Act to provide for the regulation of Municipal Corporations in England and Wales*;" and thereupon the Mayor, Aldermen, and Burgesses of the said Borough, acting by the Council, became the Local Board of Health within and for the District of the Borough, in the place of the Commissioners;

20 And whereas under the provisions of certain Provisional Orders, which were respectively confirmed by the Local Government Supplemental Act, 1863, the Local Government Supplemental Act, 1865 (No. 5), the Local Government Supplemental Act, 1869, and the Local Government Supplemental Act, 1871, (herein-after called the Supplemental Acts,) the borrowing powers of the
25 Commissioners and of the said Mayor, Aldermen, and Burgesses, as the Local Board, were respectively extended;

And whereas the Commissioners, and the said Mayor, Aldermen, and Burgesses, acting as the Local Board for the said Borough respectively, borrowed certain other sums of money under the provisions of the said Local and Supplemental
30 Acts, of which the sum of forty-eight thousand nine hundred and seventy-eight pounds seven shillings and sixpence is now due and owing;

And whereas in or about the month of December, 1868, the Commissioners executed a deed poll under their Common Seal in accordance with the provisions of an Act of Parliament passed in the twentieth and twenty-first
35 years of the reign of Her present Majesty, Queen Victoria, intituled "*An Act to amend the Acts concerning Municipal Corporations in England*," and thereby transferred all their powers, estates, property, and liability to the said Mayor, Aldermen, and Burgesses;

And whereas on the passing of the Public Health Act, 1872, the said Borough
40 of Ryde became an Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses, acting by the Council, became the Urban Sanitary Authority;

And whereas the said sums of four thousand seven hundred and thirty-one pounds ten shillings, five thousand seven hundred pounds, and forty-eight thousand nine hundred and seventy-eight pounds seven shillings and sixpence,
45 are now due and owing from the Urban Sanitary Authority for the Urban Sanitary District of the Borough of Ryde, in respect of the various sums

A.D. 1876. borrowed by the Commissioners, and the said Mayor, Aldermen, and Burgesses, or one of them, as aforesaid ;

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875 ;

And whereas the above-recited Local Acts are Local Acts within the meaning of the last-recited Section, and relate to the same subject-matters as the Public Health Act, 1875 ;

And whereas, prior to the passing of the last-mentioned Act, the said Urban Sanitary Authority applied to the Local Government Board to repeal, alter, and amend the above-mentioned Local Acts, and on receipt of such application, the Local Government Board directed inquiry to be held, and the same was held, after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the following provisions shall take effect ; viz.,—

I.—Sections 8, 10, 12, 14, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 57, 58, 59, 60, 61, 63, 64, 65, 66, 67, 68, 70, 71, 72, 76, 77, 78, 80, 81, 82, 87, 88, 89, 90, 91, 92, 97, 98, 99, 100, 102, 110, 111, 112, 113, 114, 115, 117, 118, 121, 122, 123, 126, 127, 129, 130, 131, 132, 133, 134, 135, and Schedules C and D. of the Ryde Act, 1854, and Sections 15, 23, 24, 25. and 26 of the Ryde Act, 1861, shall be wholly repealed, except so far as the same shall have been acted upon, and so far as it may be necessary to continue the same for the purpose of enabling the said Urban Sanitary Authority to recover all rates due on or before the said Twenty-ninth day of September, under the said Local Acts.

Provided always, that all matters and things commenced under the authority of the Sections hereby repealed, and not concluded at the date aforesaid, may be continued under the same authority until concluded.

II.—The said Local Acts shall be altered by the substitution of the Mayor, Aldermen, and Burgesses, acting by the Council, as such Urban Sanitary Authority as aforesaid, in the place of the Commissioners, of the District Fund Account in the place of the General Purposes Account, and of a District Fund and General District Rate to be levied in the manner prescribed by the Public Health Act, 1875, in place of the Rate for such General Purposes.

III.—The powers of Section 41 of the Ryde Act, 1854, shall not be exercised except with the written consent of the said Urban Sanitary Authority, or of some officer of that Authority duly authorized to give such consent.

IV.—The provisions of Section 56 of the Ryde Act, 1854, shall be amended, and shall operate so as to prevent persons taking sand or shingle from the sea-shore between high and low water mark within the said Borough without the consent of the owners of the foreshore. A.D. 1876.

5 V.—Section 124 of the Ryde Act, 1854, shall be altered by the substitution of the General District Rate aforesaid in the place of the Rates therein specified.

10 VI. So much of Section 125 of the Ryde Act, 1854, as empowers the Commissioners to borrow the sum of fifteen thousand pounds shall be repealed, and in lieu thereof it shall be provided that—

15 (a.) The said Council shall be at liberty to borrow on the security of the General District Rates and the Private Improvement Rates, or either of them, of the said Borough, in addition to any sum or sums which they may now or shall hereafter be empowered to raise on the security of those rates respectively, any sum or sums of money not exceeding in the whole the sum of fifty-seven thousand one hundred and sixteen pounds eighteen shillings and threepence.

20 (b.) The said sum or sums when borrowed shall, together with the said sum of two thousand two hundred and ninety-two pounds nineteen shillings and threepence, so standing to the credit of the above-mentioned Sinking Fund, be applied by the said Council in paying off the whole or some part or parts of the said sums of four thousand seven hundred and thirty-one pounds ten shillings, five thousand seven hundred pounds, and forty-eight thousand nine hundred and seventy-eight pounds seven shillings and sixpence, so owing by the said Authority as aforesaid.

25 (c.) In order to discharge the said sum of fifty-seven thousand one hundred and sixteen pounds eighteen shillings and threepence, or any part thereof, when borrowed, the said Council shall—

30 (i.) As regards so much thereof as shall have been applied towards the repayment of the said sums of four thousand seven hundred and thirty-one pounds ten shillings, and forty-eight thousand nine hundred and seventy-eight pounds seven shillings and sixpence, so due and owing as aforesaid, repay the same, together with the interest from time to time accruing thereon, by equal annual or half-yearly payments, as they shall deem it most expedient, within a period not exceeding forty years from the said Twenty-ninth day of September, the first of such payments to be made within twelve months from that date; and

35 (ii.) As regards so much thereof as shall have been applied towards the repayment of the said sum of five thousand seven hundred pounds, so due and owing as aforesaid, repay the same, together with the interest from time to time accruing thereon, by equal annual or half-yearly payments, as they shall deem it most expedient, within a period not exceeding twenty years from

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I

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the said Twenty-ninth day of September, the first of such payments to be made within twelve months from that date.

VII.—All the expenses incurred by the said Council, as such Urban Sanitary Authority, in the execution of the said Local Acts and of the Public Health Act, 1875, shall be defrayed out of the District Fund and General District Rate aforesaid, subject to the provisions of the last-mentioned Act with respect to the mode of defraying in certain cases the expenses of the repair of highways. 5

VIII.—Notwithstanding the foregoing provisions, nothing in this Order contained shall prejudice, alter, invalidate, or affect any security, bond, or mortgage which may have been given by the Commissioners or by the said Mayor, Aldermen, and Burgesses, acting by the Council, as the Local Board or Urban Sanitary Authority for the said Borough, upon the security of any rate or rates made or levied under the said Local Acts, or of any rate or rates for private improvement expenses, or for purposes of water supply, but such security, bond, or mortgage shall take effect as if the moneys therein mentioned or thereby secured had been originally charged upon the General District Rates to be levied by the said Council. 15

IX.—The said Mayor, Aldermen, and Burgesses, and their officers and servants, shall not in any way be held liable or accountable for any act, matter, or thing done, committed, or suffered by their predecessors in office, or by the Commissioners in the execution of the said Local Acts, or of the Supplemental Acts, or any of them. 20

X.—Where in the said Borough provisions of the said Local Acts are in force, which relate to the same or similar subjects to those mentioned or contained in the Public Health Act, 1875, any proceedings which may require to be taken shall be taken under the provisions of the last-mentioned Act, and not under the said Local Acts, and the purposes of the unrepealed portions of the said Local Acts shall in all respects be deemed to be purposes of the Public Health Act, 1875. 25 30

Given under the Seal of Office of the Local Government Board, this Fourth day of May, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.

THOS. SALT, Secretary.

40

**Local Government Provi-
sional Orders, Bristol, &c.
(No. 6).**

A

B I L L

To confirm certain Provisional Orders of the
Local Government Board relating to the
City of Bristol, the District of Burslem, the
Borough of Huntingdon (two), the District
of Newton-in-Mackerfield, and the Boroughs
of Preston and Ryde.

*(Prepared and brought in by
Mr. Salt and Mr. Sclater-Booth.)*

*Ordered, by The House of Commons, to be Printed,
10 May 1876.*

[Bill 147.]

Under 8 oz.

A
B I L L

TO

Confirm certain Provisional Orders of the Local Government Board relating to the Boroughs of Aberavon, Andover, Brighton, and Burnley, the Districts of Merthyr Tydvil and Pensarn, the Rural Sanitary District of the Tadcaster Union, and the Borough of Truro. ^{A.D. 1876.}

WHEREAS the Local Government Board have, as regards the several boroughs, districts, and places herein mentioned, made the Provisional Orders set forth in the schedule hereunto annexed, under the provisions of the Public Health Act, 1875 :

5 And whereas it is requisite that the said Orders should be confirmed by Parliament :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

10 and by the authority of the same, as follows :

1. The Orders set out in the schedule hereunto annexed shall be and the same are hereby confirmed, and all the provisions thereof shall, from and after the passing of this Act, have full validity and force. The Provisional Orders in schedule confirmed.

15 2. This Act may be cited as "The Local Government Board's Provisional Orders Confirmation (Aberavon, &c.) Act, 1876." Short title.

A.D. 1876,
 —

SCHEDULE.

BOROUGH OF ABERAVON.

Provisional Order for altering a Local Act.

To the Mayor, Aldermen, and Burgesses of the Borough of Aberavon,
 in the County of Glamorgan, being the Urban Sanitary Authority 5
 for that Borough;—

And to all others whom it may concern.

WHEREAS the Borough of Aberavon, in the County of Glamorgan, is an
 Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses, acting
 by the Council, are the Urban Sanitary Authority; 10

And whereas by Section 35 of the Aberavon Local Board Act, 1866, it is
 enacted that the said Mayor, Aldermen, and Burgesses may, from time to time,
 under the authority of that Act, in addition to any moneys they had borrowed
 or were authorised to borrow under the Public Health Acts, borrow at interest
 on mortgage of the rates authorised to be made or collected under the Public 15
 Health Acts, or of any such securities, either together or separately, all such
 sums as they might from time to time think requisite, for all or any of the
 purposes of that Act, not exceeding five thousand pounds;

And whereas by Section 303 of the Public Health Act, 1875, the Local
 Government Board are empowered, on the application of the Sanitary Authority 20
 of any Sanitary District, by Provisional Order, wholly or partially to repeal,
 alter, or amend any Local Act, other than an Act for the conservancy of rivers,
 which is in force in any area comprising the whole or part of any such District,
 and not conferring powers or privileges on any persons or person for their or his
 own pecuniary benefit, which relates to the same subject-matters as the Public 25
 Health Act, 1875;

And whereas the said Local Act is a Local Act within the meaning of the
 last recited Section, and relates to the same subject-matters as the Public
 Health Act, 1875, and the said Urban Sanitary Authority have applied to the
 Local Government Board to issue a Provisional Order to alter the said Local 30
 Act so as to increase the amount to be borrowed under Section 35 above
 recited;

And whereas, upon receipt of the said application, the Local Government
 Board directed an Inquiry to be held on the subject, and the same was held,
 after due notice, and report has been made to them thereon: 35

Now, therefore, We, the Local Government Board, in pursuance of the
 powers given by the Statutes in that behalf, do hereby Order that, from
 and after the Twenty-ninth day of September next following the date

of the Act of Parliament confirming this Order, Section 35 of the said Local Act shall be altered so as to enable the said Urban Sanitary Authority, subject to the sanction of the Local Government Board, to borrow the sum of seven thousand five hundred pounds, in lieu of the sum of five thousand 5 pounds therein mentioned, such sum of seven thousand five hundred pounds to be applied in the manner directed by the said Local Act with respect to the said sum of five thousand pounds, and to be subject to all the other provisions therein contained applicable to such last-mentioned sum.

A.D. 1876.

10 Given under the Seal of Office of the Local Government Board, this
 Twenty-second day of May, in the year one thousand eight
 hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.

THOS. SALT, Secretary.

BOROUGH OF ANDOVER.

15 *Provisional Order for altering the mode of defraying the Expenses of an Urban Sanitary Authority.*

To the Mayor, Aldermen, and Burgesses of the Borough of Andover, in the County of Southampton, being the Urban Sanitary Authority for that Borough ;—

20 And to all others whom it may concern.

WHEREAS by Section 208 of the Public Health Act, 1875, it is enacted that where at the time of the passing of that Act the expenses incurred by an Urban Sanitary Authority for sanitary purposes are payable otherwise than in the manner provided by the Local Government Acts, the Local Government 25 Board may, on the application of such Authority, or of any ten persons rated to the relief of the Poor within the District, declare by Provisional Order that the expenses of such Authority incurred in the execution of that Act shall be defrayed out of a District Fund and General District Rate to be levied by them under that Act, subject to the provisions of that Act with respect to the mode 30 of defraying in certain cases the expenses of the repair of highways ;

And whereas the Borough of Andover, in the County of Southampton, is an Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses, acting by the Council, are the Urban Sanitary Authority ;

And whereas the expenses incurred by the said Council, acting as such 35 Urban Sanitary Authority, for sanitary purposes, at the time of the passing of the above-recited Act, were not payable in the manner provided by the Local Government Acts, and they have applied to the Local Government Board to declare by Provisional Order that the expenses incurred in the execution of the above-recited Act should be defrayed as herein-after 40 mentioned ;

[164.]

A 2

'A.D. 1876. And whereas upon receipt of such application the Local Government Board directed an inquiry to be held on the subject, and the same was held after due notice thereof, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from 5 and after the First day of September next following the date of the Act of Parliament confirming this Order, all the expenses of the said Mayor, Aldermen, and Burgesses, acting by the Council, as such Urban Sanitary Authority as aforesaid, incurred in the execution of the Public Health Act, 1875, shall be charged upon and defrayed out of a District Fund and General 10 District Rate to be levied by them under that Act, subject to the provisions of that Act with respect to the mode of defraying in certain cases the expenses of the repair of highways.

Given under the Seal of Office of the Local Government Board, this
Eighteenth day of May, in the year one thousand eight hundred 15
and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

BOROUGH OF BRIGHTON.

*Provisional Order to enable the Urban Sanitary Authority for the Borough of 20
Brighton to put in force the Compulsory Clauses of the Lands Clauses
Consolidation Acts, 1845, 1860, and 1869.*

To the Mayor, Aldermen, and Burgesses of the Borough of Brighton, in the County of Sussex, being the Urban Sanitary Authority for that Borough; — 25

And to all others whom it may concern.

WHEREAS the Mayor, Aldermen, and Burgesses of the Borough of Brighton, in the County of Sussex, acting by the Council, being the Urban Sanitary Authority for that Borough, require to purchase and take certain lands and premises which are described in the Schedule to this Order, for the purpose of widening, enlarging, and improving a certain street called North Street, in the said Borough ; 30

And whereas the said Urban Sanitary Authority have made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and presented a Petition to the Local Government Board, 35 stating as required by such Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement ;

And whereas the Local Government Board, upon receipt of such Petition, directed an Inquiry to be held in the Borough, as to the propriety of assenting to the prayer thereof, and such Inquiry has been duly held and a report made to them thereon : A.D. 1876.

- 5 Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, hereby empower the said Urban Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands
- 10 Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
15	1 Land, house, shop, and buildings.	Edward Streeter	- - - -	Joseph Wood.
	2 (a) Land and buildings	Ditto - - - -	- - - -	Charles Court.
	2 Land, house, and shop	Ditto - - - -	- - - -	Ditto.
20	3 Ditto - - -	Harriett Hodson	- - - -	William Henry Moore.
	4 Land and buildings -	Ditto - - - -	- - - -	Sinnock and Puttick.
	5 Land, house, and shop -	Hugh Snelling	- - - -	Harriett Shearman.
25	11 Yard and passage -	Mayor, Aldermen, and Burgesses of the Town of Brighton, and David Barnard.	- - - -	David Barnard and William Henry Underwood.
	12 Land, house, and shop -	David Barnard	- - - -	David Barnard.
30	13 Land and buildings -	Alfred Shelley and Harriett his wife, Charles Spencer Scrase Dickins.	- - - -	Ditto.
	14 Cant bow-windows of "Unicorn" inn, fronting North Street.	Henry Smithers and Thomas Faulconer Wisden.	Susanna Taylor, and Herbert Edward Erredge.	Susanna Taylor.
35	18 Land, house, and shop -	Daniel Pryor Hack	- - - -	Alfred Saxby Plumer.
	19 Ditto - - -	Ditto - - - -	- - - -	John Dagg, Henry Foster.

40 Given under the Seal of Office of the Local Government Board, this Eleventh day of May, in the year one thousand eight hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

A.D. 1876.

BOROUGH OF BURNLEY.

Provisional Order to enable the Urban Sanitary Authority for the Borough of Burnley to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Mayor, Aldermen, and Burgesses of the Borough of Burnley, in 5
the County of Lancaster, being the Urban Sanitary Authority for
that Borough ;—

And to all others whom it may concern.

WHEREAS the Mayor, Aldermen, and Burgesses of the Borough of Burnley, in the County of Lancaster, acting by the Council, being the Urban 10
Sanitary Authority for that Borough, require to purchase and take certain
lands and premises which are described in the Schedule to this Order, for the
purpose of widening, enlarging, and improving certain streets in the said
Borough ;

And whereas the said Urban Sanitary Authority made due publication in 15
the newspaper and served the several notices as required by the Public Health
Act, 1875, and presented a Petition to the Local Government Board, stating as
required by that Act, and praying, with reference to the said lands and premises,
to be allowed to put in force the powers of the Lands Clauses Consolidation
Acts, with respect to the purchase and taking of lands otherwise than by 20
agreement ;

And whereas upon receipt of such Petition the Local Government Board
directed an Inquiry to be held in the District, as to the propriety of assenting
to the prayer thereof, which Inquiry has been held and a report has been duly
made to them thereon : 25

Now therefore, We, the Local Government Board, in pursuance of the
powers given by the Statutes in that behalf, do, by this Our Order, empower
the said Urban Sanitary Authority, from and after the date of the Act of
Parliament confirming this Order, to put in force, with reference to the lands
and premises described in the Schedule hereto, the powers of the Lands 30
Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the
purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners.	Lessees.	Occupiers.
5	Township of BURNLEY, in the County of LANCASTER.			
10	1 All that shop, plot of land, hereditaments, and premises, being No. 2, Goodham Hill and at the corner of Hammerton Street, containing an area of 28 superficial square yards, or thereabouts.	Joseph Gregory and Joseph Hitchon.	- - -	Mary Moore.
15	2 All that messuage, shop, plot of land, hereditaments, and premises, being No. 66, Saint James's Street, containing 95 superficial square yards, or thereabouts.	Sarah Alice Dugdale, Mary Jane Dugdale, Elizabeth Ellen Dugdale.	- - -	James Shepley.
20	3 All that messuage, shop, plot of land, hereditaments, and premises, being No. 68, Saint James's Street, containing 36 superficial square yards, or thereabouts.	John Hargreaves Scott.	- - -	Edwin Parker.
25	4 All that messuage, shop, plot of land, hereditaments, and premises, being No. 70, Saint James's Street, containing 48 superficial square yards, or thereabouts.	Joseph Catton	- - -	William Cummings.
30	5 All that messuage, shop, plot of land, hereditaments, and premises, being No. 72, Saint James's Street, containing 80 superficial square yards, or thereabouts.	John Howard	Daniel Arrow-smith.	John Hargreaves.
35				
40	Township of HABERGHAM EAVES, in the County of LANCASTER.			
40	11 All that plot of land, court, and out-houses adjoining hereditaments and premises situate between Oxford Road and Burnley Wood Road, containing 190 superficial square yards, or thereabouts.	James Dean	- - -	William Parker, Jane Dean, William Collier, and John Scholfield.

45 Given under the Seal of Office of the Local Government Board, this
 Twenty-second day of May, One thousand eight hundred and
 seventy-six.

(L.S.)

G. SOLATER-BOOTH, President.
THOS. SALT, Secretary.

A.D. 1876.

DISTRICT OF MERTHYR TYDVIL.

Provisional Order to enable the Urban Sanitary Authority for the District of Merthyr Tydvil to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Merthyr Tydvil Local Board of Health, being the Sanitary 5
Authority for the Urban Sanitary District of Merthyr Tydvil, in the
County of Glamorgan ;—

And to all others whom it may concern.

WHEREAS the Merthyr Tydvil Local Board of Health, as the Sanitary
Authority for the Urban Sanitary District of Merthyr Tydvil, in the County 10
of Glamorgan, require to purchase and take certain lands and premises,
which are described in the Schedule to this Order, for the purpose of
constructing certain works for the disposal of the sewage of the said District ;

And whereas the said Local Board of Health, before the passing of the
Public Health Act, 1875, made due publication in the newspaper, and served 15
the several notices as required by the Local Government Act, 1858, and
presented a Petition to the Local Government Board, stating as required by
the last-mentioned Act, and praying, with reference to the said lands and
premises, to be allowed to put in force the powers of the Lands Clauses
Consolidation Act, 1845, with respect to the purchase and taking of lands 20
otherwise than by agreement ;

And whereas upon receipt of such Petition, the Local Government Board
directed an Inquiry to be held in the District, as to the propriety of assenting
to the prayer thereof, which Inquiry has been held and report duly made to them
thereon :

25

Now therefore, We, the Local Government Board, in pursuance of the
powers given by the Statutes in that behalf, hereby empower the Merthyr
Tydvil Local Board of Health, from and after the date of the Act of
Parliament confirming this Order, to put in force, with reference to the
lands and premises described in the Schedule hereto, the powers of the Lands 30
Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase
and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
Meadow land - - -	Lewis Jenkins - - -	Edward Edwards - - -	Edward Edwards.
5 Wood land - - -	Ditto - - -	Ditto - - -	Ditto.
River Taff - - -	Ditto - - -	Ditto - - -	Ditto.
Proposed road - - -	Ditto - - -	Ditto - - -	Ditto.

10 Given under the Seal of Office of the Local Government Board, this
Twenty-second day of May, in the year One thousand eight
hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

DISTRICT OF PENSARN.

15 *Provisional Order for extending the Pensarn Local Government District,*
and for other purposes.

To the Pensarn Local Board, being the Sanitary Authority for the
Urban Sanitary District of Pensarn, in the County of Denbigh ; —
To the Guardians of the Poor of the Saint Asaph Union, in the
Counties of Denbigh and Flint, being the Sanitary Authority
20 for the Rural Sanitary District of that Union ; —
To the Inhabitants of the Abergele Special Drainage District, in the
said Union ; —
And to all others whom it may concern.

25 WHEREAS by Section 211 of the Public Health Act, 1875, it is enacted,
that an Urban Sanitary Authority may divide their District or any street
therein into parts for all or any of the purposes of that Act, and from time to
time abolish or alter any such divisions, and may make a separate assessment on
any such part for all or any of the purposes for which the same is formed ; and
every such part, so far as relates to the purposes in respect of which such
30 separate assessment is made, shall be exempt from any other assessment
under that Act : Provided that if any expenses are incurred or to be incurred
in respect of two or more parts in common the same shall be apportioned
between them in a fair and equitable manner ;

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B

A.D. 1876.

And whereas by Section 270 of the Public Health Act, 1875, the Local Government Board are empowered, by Provisional Order, to declare the whole or any portion of a Rural Sanitary District immediately adjoining a Local Government District to be included in such last-mentioned District, and it is enacted, that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted, that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order); that from and after the commencement of the Order all the powers, rights, duties, capacities, liabilities, obligations, and property which under that Act are exerciseable by or attaching to or vested in the Sanitary Authority having, under that Act, jurisdiction in any District or part of a District which is by such Order included in some other District, shall (so far as the same relate to the District or part of a District so included) pass to and vest in the Sanitary Authority of such other District, and that any Order made in pursuance of that part of the Act may, if necessary, provide for the settlement of any differences, or the adjustment of any accounts or apportionment of any liabilities arising between districts, parishes, or other places in consequence of the exercise of any powers conferred by that part of the Act, and may direct the persons by whom and to whom any moneys found to be due are to be paid, and the mode of raising such moneys; and that where any Local Government District is increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when altered;

And whereas by an Order dated the Eleventh day of December, One thousand eight hundred and seventy-four, the Local Government Board consented to the constitution by the Guardians of the Poor of the Saint Asaph Union, as the Sanitary Authority for the Rural Sanitary District of that Union, of a Special Drainage District, to be called the Abergele Special Drainage District, which should comprise so much of the Parish of Abergele as was described in the Schedule to the said Order, being a portion of the area within the jurisdiction of the said Guardians as such Sanitary Authority as aforesaid;

And whereas the said Rural Sanitary District immediately adjoins the Local Government District of Pensarn, in the County of Denbigh, and the Local Government Board propose to include in the said Local Government District that portion of the said Rural Sanitary District which comprises the Abergele Special Drainage District;

And whereas the said Guardians, as such Sanitary Authority as aforesaid, have incurred a certain debt, amounting to the sum of one thousand nine hundred pounds, to defray the cost of certain works of sewerage to be constructed in the said Special Drainage District, the whole of which now remains unpaid;

And whereas by an Order of the Local Government Board dated the First day of January, One thousand eight hundred and seventy-six, the said Guardians,

A.D. 1876.

as such Sanitary Authority as aforesaid, were ordered to pay to the Urban Sanitary Authority for the Urban Sanitary District of Pensarn, in consideration of a communication being made between the sewers to be constructed in the said Special Drainage District and the sewers of the said Urban Sanitary
5 Authority, the sum of seventy pounds thirteen shillings and sixpence, in each of the twenty-three years next following the date on which such communication should be effected, the first of such yearly payments to be made at the expiration of six calendar months from such date ;

And whereas the Pensarn Local Board are the Urban Sanitary Authority
10 for the said Urban Sanitary District of Pensarn ;

And whereas the said Urban Sanitary Authority have incurred certain debts, amounting to the sum of two thousand four hundred pounds, for the construction of works of sewerage in their District, of which the sum of one thousand eight hundred and ninety-five pounds or thereabouts now remains unpaid ;

15 And whereas the Local Government Board directed an Inquiry to be held on the subject of the proposed extension of the Local Government District of Pensarn, and the same was held previous to the passing of the Public Health Act, 1875, after due notice thereof, and report has been made to them thereon :

20 Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Declare that, All that part of the Rural Sanitary District of the Saint Asaph Union which comprises the Abergele Special Drainage District shall be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part
25 of, the Local Government District of Pensarn.

And We do hereby Order as follows ; viz. :—

I. This Order shall come into operation on the Twenty-ninth day of September, One thousand eight hundred and seventy-six.

II. The Local Government District of Pensarn as hereby extended shall be
30 termed the Abergele and Pensarn Local Government District, and the Pensarn Local Board shall be termed the Abergele and Pensarn Local Board, and shall continue to bear that name in future, in like manner and with the same effect as if the change of name had been effected under the provisions of Section 311 of the Public Health Act, 1875.

35 III. The Abergele and Pensarn Local Government District shall, for the purposes of the election of the Abergele and Pensarn Local Board, be divided into two Wards, which shall be termed respectively the Pensarn Ward and the Abergele Ward.

IV. The Pensarn Ward shall consist of so much of the Abergele and Pensarn
40 Local Government District as comprised the Pensarn Local Government District before the said Twenty-ninth day of September, and the Abergele Ward shall consist of so much of the Abergele and Pensarn Local Government District as comprised the Abergele Special Drainage District before the same date.

45 V. The nine members representing the Pensarn Local Board on the said Twenty-ninth day of September shall, after that date, represent the Pensarn Ward as hereby constituted.

A.D. 1876.

VI. At each of the annual elections in the years one thousand eight hundred and seventy-seven, one thousand eight hundred and seventy-eight, and one thousand eight hundred and seventy-nine, the places of two only of the members of the Abergele and Pensarn Local Board representing the Pensarn Ward shall, except in the case of casual vacancies, be filled up, and after the year one thousand eight hundred and seventy-nine, proceedings at all future elections shall take place as if the number of members to represent the said Ward had been originally fixed at six. 5

VII. Six persons, who shall have the qualification prescribed by the law in force for the time being with regard to the election of members of a Local Board, shall be elected as members of the Abergele and Pensarn Local Board by the persons qualified to vote in the Abergele Ward. 10

VIII. For the purposes of the election for such last-mentioned Ward, the Chairman of the Abergele and Pensarn Local Board, or if the Chairman be unable or unwilling to act, or the office of Chairman be vacant, such person as the Local Government Board shall, by their Order, appoint, shall be the Returning Officer. 15

Such election shall be conducted in accordance with the Rules, excepting Rule 55, contained in Schedule II. to the Public Health Act, 1875, as if it were the first election of a Local Board constituted after the passing of that Act, and the members then elected shall come into office on the day on which the first meeting of the said Local Board shall be held after the Returning Officer shall have made his certificate of election in accordance with Rules 42 or 52, as the case may require, of the said Schedule, and such members shall continue in office until the days herein-after fixed for their retirement. 20 25

Provided, that the Returning Officer shall give notice of the said election, in accordance with Rule 36 of the said Schedule, within fourteen days from the said Twenty-ninth day of September, and shall specify in such notice the dates on which the several proceedings necessary to complete such election shall be taken, notwithstanding anything in the said Public Health Act, 1875, to the contrary. 30

IX. The six members to be elected for the Abergele Ward shall go out of office in the following order; viz., two (to be selected by the Local Board by lot) on the Fifteenth day of April, one thousand eight hundred and seventy-eight, two of the remaining four (to be selected in like manner) on the Fifteenth day of April, one thousand eight hundred and seventy-nine, and the remaining two on the Fifteenth day of April, one thousand eight hundred and eighty; and at each of the annual elections immediately preceding such dates respectively, two persons shall be elected in manner provided by the said Schedule II., to supply the vacancies caused by such retirement, in addition to those to be elected to supply the casual vacancies which may occur in the said Local Board. 35 40

X. Any casual vacancy in the places of the six members representing the Abergele Ward which may occur prior to the said Fifteenth day of April, one thousand eight hundred and eighty, shall be filled up like casual vacancies in the places of other members of the Local Board. 45

XI. From and after the annual election in the year one thousand eight hundred and eighty, the number of members of the said Local Board shall be twelve. A.D. 1876.

XII. The said sum of one thousand eight hundred and ninety-five pounds, so owing by the said Urban Sanitary Authority as aforesaid, together with the interest due or to accrue due thereon, shall be charged equally and uniformly upon the District Fund and General District Rate of the said Abergele and Pensarn Local Government District.

And whereas on the said Twenty-ninth day of September, the liability for the repayment of the said sum of one thousand nine hundred pounds, and for the annual payment of the said sum of seventy pounds thirteen shillings and sixpence, under the above-recited Order of the First day of January, one thousand eight hundred and seventy-six, will pass to and vest in the said Urban Sanitary Authority :

Now therefore, We, the Local Government Board, do hereby further Order, that from and after the said Twenty-ninth day of September, the said following further provisions shall take effect ; viz. :—

I. The said sum of one thousand nine hundred pounds, together with the interest from time to time to accrue thereon, shall be charged equally and uniformly upon the District Fund and General District Rate of the Abergele and Pensarn Local Government District.

II. The said Urban Sanitary Authority shall divide the Abergele and Pensarn District into two parts, one to comprise the part which formerly constituted the Pensarn Local Government District, and the other to comprise the part which formerly constituted the Abergele Special Drainage District, and shall from time to time make separate assessments, and levy and make such a rate in the nature of a General District Rate upon the latter part of such District as shall be sufficient to meet the said annual payment of seventy pounds thirteen shillings and sixpence, so vested in the said Urban Sanitary Authority as aforesaid.

Given under the Seal of Office of the Local Government Board, this
eighteenth day of May, in the year One thousand eight hundred
and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

A.D. 1876.

RURAL SANITARY DISTRICT OF THE TADCASTER
UNION.

Provisional Order to enable the Sanitary Authority for the Rural Sanitary District of the Tadcaster Union to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

5

To the Guardians of the Poor of the Tadcaster Union, in the West Riding of the County of York, being the Sanitary Authority for the Rural Sanitary District of that Union ;—

And to all others whom it may concern.

WHEREAS the Guardians of the Poor of the Tadcaster Union, in the West Riding of the County of York, as the Sanitary Authority for the Rural Sanitary District of that Union, require to purchase and take certain lands and premises which are described in the Schedule to this Order, for the purpose of constructing certain works for the disposal of the sewage and for the drainage, of the Parish of Kippax, in the said District ;

15

And whereas the said Sanitary Authority have made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement ;

20

And whereas upon receipt of such Petition, the Local Government Board directed an Inquiry to be held as to the propriety of assenting to the prayer thereof, and such Inquiry has been duly held, and a report made to them thereon :

25

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, hereby empower the said Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

30

The SCHEDULE above referred to.

A.D. 1876.

Parish of KIPPAX, in the West Riding of the County of York.

5	No. on deposited Plan.	Description of Property proposed to be taken.	Owners.	Occupiers.
	256	A close of land known as the Cliff Close and Stripe, containing about five and a half acres.	The Reverend Edward Davison Bland, Vicar of Kippax.	John Austin.
10	316	A close of land known as "Horse Pasture," containing about six and a quarter acres.	William Paver and Robert Daniel Ryder, the devisees in trust of the late John Ellerton, deceased.	John Land.

15 Given under the Seal of Office of the Local Government Board, this Sixteenth day of May, in the year one thousand eight hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

20

BOROUGH OF TRURO.

Provisional Order for altering the mode of defraying the Expenses of an Urban Sanitary Authority.

25 To the Mayor, Aldermen, and Burgesses of the Borough of Truro, in the County of Cornwall, being the Urban Sanitary Authority for that Borough;—

And to all others whom it may concern.

30 WHEREAS by Section 208 of the Public Health Act, 1875, it is enacted that where at the time of the passing of that Act the expenses incurred by an Urban Sanitary Authority for sanitary purposes are payable otherwise than in the manner provided by the Local Government Acts, the Local Government Board may, on the application of such Authority, or of any ten persons rated to the relief of the Poor within the District, declare by Provisional Order that the expenses of such Authority incurred in the execution of that Act shall be defrayed out of a District Fund and General District Rate to be levied by them

35 under that Act, subject to the provisions of that Act with respect to the mode of defraying in certain cases the expenses of the repair of highways ;

And whereas the Borough of Truro, in the County of Cornwall, is an Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses, acting by the Council, are the Urban Sanitary Authority ;

[164.]

C 3

A.D. 1876. And whereas certain debts were incurred under the provisions of a Local Act of Parliament passed in the fifth and sixth years of the reign of His late Majesty King George the Fourth, intituled "*An Act for the better paving, lighting, watching, cleansing, and otherwise improving the Borough of Truro, and for forming a new Street within the same Borough,*" and there is now due 5 and owing from the said Urban Sanitary Authority on account of such debts the sum of two thousand pounds ;

And whereas the expenses incurred by the said Urban Sanitary Authority for sanitary purposes, at the time of the passing of the above-recited Act, were not payable in the manner provided by the Local Government Acts, and the Local Government Board have received an application from more than ten persons who are rated to the relief of the Poor within the said Urban Sanitary District, praying them to declare by Provisional Order that the expenses of such Authority incurred in the execution of the above-recited Act should be defrayed as herein-after mentioned ; 15

And whereas upon receipt of such application the Local Government Board directed an inquiry to be held on the subject, and the same was held after due notice thereof, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, all the expenses of the Urban Sanitary Authority for the Urban Sanitary District of the Borough of Truro, incurred in the execution of the Public Health Act, 1875, together with the said sum of two thousand pounds, and the interest from time to time accruing thereon, shall be charged upon and defrayed out of a District Fund and General District Rate to be levied by them under that Act, subject to the provisions of that Act with respect to the mode of defraying in certain cases the expenses of the repair of highways. 25

Given under the Seal of Office of the Local Government Board, this Eighteenth day of May, in the year one thousand eight hundred and seventy-six. 30

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

**Local Government Provi-
sional Orders, Aberavon,
&c. (No. 7.)**

A

B I L L

To confirm certain Provisional Orders of the Local Government Board relating to the Boroughs of Aberavon, Andover, Brighton, and Burnley, the Districts of Merthyr Tydvil and Pen-sarn, the Rural Sanitary District of the Tadcaster Union, and the Borough of Truro.

*(Prepared and brought in by
Mr. Salt and Mr. Selater-Booth.)*

*Ordered, by The House of Commons, to be Printed,
24 May 1876.*

[Bill 164.]
Under 3 oz.

A

B I L L

INTITULED

An Act to confirm certain Provisional Orders of the Local Government Board relating to the Borough of Birmingham, the Rural Sanitary District of the Chesterfield Union, the Districts of Dawlish and Keswick, the Rural Sanitary District of the Leek Union, the Borough of Maidstone, the Districts of Mistley, Moss Side, and Southend, the Rural Sanitary District of the Tadcaster Union, and the Districts of Wallasey and Weston-super-Mare. A.D. 1876.

WHEREAS the Local Government Board, have as regards the boroughs and districts herein mentioned, made the Provisional Orders set forth in the schedule hereunto annexed, under the provisions of the Public Health Act, 1875 :

5 And whereas it is requisite that the said Orders should be confirmed by Parliament, and that the provisions herein contained should be enacted in reference to the borough of Birmingham and certain of the said districts :

10 Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. The Orders set out in the schedule hereunto annexed shall be and the same are hereby confirmed, and all the provisions thereof shall, from and after the passing of this Act, have full validity and force. The Provisional Orders in schedule confirmed.

2. Nothing contained in the Order hereby confirmed relating to the borough of Birmingham shall entitle the urban sanitary authority for that borough to raise or to charge the repayment of any sum or sums of money authorised to be raised by them, or the annual interest thereon, upon any other rates than the rates

[Bill 266.]

A

A.D. 1876. authorised by the Act of 1851 and the Act of 1861, in the said Order mentioned, and the Public Health Act, 1875, respectively.

Nothing contained in the Order hereby confirmed relating to the borough of Birmingham shall entitle the urban authority to extend the time for the repayment of the money borrowed under the security 5 of the Street Improvement Rate, in the Act of 1851, or under the powers of the Parks Act, 1854, beyond the period of fifty years after the same have been respectively borrowed.

And instead of the restrictions imposed on the council of the borough of Birmingham in reference to application for further 10 powers for raising money by section sixty-three of the Act of 1851, repealed by the Order hereby confirmed, it shall be enacted that, notwithstanding anything contained in the Order, no application shall be made to Parliament by the council of the borough, by Private Bill or Provisional Order, until they shall have, in relation 15 thereto, observed all the conditions required under section four of the Act of the thirty-fifth and thirty-sixth years of Her Majesty, chapter ninety-one, whereby sanction may be obtained for charging the expenses of promoting or opposing Bills on any public funds or rates. 20

Special provision for the Mistley District.

3. When the Order hereby confirmed whereby the Local Government District of Mistley is dissolved comes into operation, so much only of the powers, rights, duties, capacities, liabilities, obligations, and property exerciseable by or attaching to or vested in the said Mistley Local Board as are exerciseable by or attach to or are 25 vested in a rural sanitary authority under the Public Health Act, 1875, shall be transferred to the guardians of the poor of the Tendring Union as the sanitary authority for the rural sanitary district of that union.

Special provision as to the Southend District.

4. The Southend Local Board shall not, in pursuance of the 30 powers vested in them by the Order hereby confirmed, or by this Act, construct any work on any part of the shore or bed of the sea, where and so far up the same as the tide flows and reflows without the previous consent of the Board of Trade, to be signified in writing under the hand of one of their secretaries or assistant 35 secretaries, and then only according to such plan and under such restrictions and regulations as the Board of Trade approve of, such approval being signified as last aforesaid; and when any such work shall have been constructed with such consent as aforesaid, the Southend Local Board shall not, at any time, alter or 40

extend the same without obtaining, previously to making any such alteration or extension, the like consent or approval, and if any such works shall be commenced or completed without such consent or approval, the Board of Trade may abate and remove the same,
5 and restore the site thereof to its former condition at the cost of the said local board, and the amount of such costs shall be a debt due to the Crown by the said local board, and recoverable against the said local board accordingly with costs.

5. Nothing contained in the Order hereby confirmed relating to
10 the district of Southend, or in this Act, shall authorise the Southend Local Board to take, use, or in any manner interfere with any portion of the shore or bed of the sea, or any right in respect thereof belonging to the Queen's most Excellent Majesty in right of her Crown, without the previous consent in writing of the Board
15 of Trade, on behalf of Her Majesty (which consent the Board of Trade may give), neither shall anything in the said Order or in this Act contained extend to, take away, prejudice, diminish, or alter any of the estates, rights, privileges, powers, or authorities vested in or enjoyable or exercisable by the Queen's Majesty, her
20 heirs and successors.

Saving
rights of the
Crown in
shore or bed
of the sea.

6. This Act may be cited as the Local Government Board's Short title.
Provisional Orders Confirmation (*Birmingham, &c.*) Act, 1876.

A.D. 1876.

S C H E D U L E.

BOROUGH OF BIRMINGHAM.

Provisional Order for altering certain Local Acts.

To the Mayor, Aldermen, and Burgesses of the Borough of Birmingham,
in the County of Warwick, being the Sanitary Authority for the Urban
Sanitary District of that Borough ;—

And to all others whom it may concern.

WHEREAS by Section 303 of the Public Health Act, 1875, the Local
Government Board are empowered, on the application of the Sanitary Authority
of any Sanitary District, by Provisional Order, wholly or partially to repeal, 10
alter, or amend any Local Act, other than an Act for the conservancy of rivers,
which is in force in any area comprising the whole or part of any such
District, and not conferring powers or privileges on any persons or person for
their or his own pecuniary benefit, which relate to the same subject-matters as
the Public Health Act, 1875 ;

15

And whereas the Borough of Birmingham is an Urban Sanitary District, of
which the Mayor, Aldermen, and Burgesses, acting by the Council, are the
Urban Sanitary Authority ;

And whereas certain Local Acts of Parliament, intituled “the Birmingham
Improvement Act, 1851” (herein-after called the “Act of 1851”), “the 20
Birmingham Improvement Act, 1861” (herein-after called the “Act of 1861”),
and “the Birmingham Parks Act, 1854” (herein-after called the “Parks Act,
1854”), are in force in the Urban Sanitary District of the said Borough, and
are Local Acts within the meaning of Section 303 of the said Public Health
Act, 1875, above-recited, and relate to the same subject-matters as the Public 25
Health Act, 1875 ;

And whereas by Section 63 of the Act of 1851, certain restrictions are
imposed upon the Council of the Borough of Birmingham, in reference to
applications to Parliament for further powers, which in the present state of
the general law relating thereto are unnecessary ;

30

And whereas the Urban Sanitary Authority for the Borough of Birmingham
have borrowed the following sums of money ; viz,—

- (a.) Under the provisions of the Act of 1851 and the Act of 1861, on the
security of the Street Improvement Rate in those Acts mentioned,
the sum of one hundred and twenty-two thousand pounds : 35
- (b.) Under the provisions of the said Acts, on the security of any of the
other rates (except the water rate) thereby authorised to be levied, or
on the security of the lands, properties, rents, and revenues of the
said Mayor, Aldermen, and Burgesses, the sum of four hundred and
twenty thousand one hundred and fifty pounds : 40
- (c.) Under the provisions of the Parks Act, 1854, the sum of twenty-six
thousand seven hundred and fifty pounds.

And whereas under the provisions of Section 141 of the Act of 1851, it is enacted that the said sum of one hundred and twenty-two thousand pounds, and the interest accruing due from time to time thereon, shall be repaid within thirty years from the time of borrowing the same ;

A.D. 1876.

- 5 And whereas under the provisions of Section 141 of the Act of 1851, and of Section 88 of the Act of 1861, it is enacted that the said sum of four hundred and twenty thousand one hundred and fifty pounds shall be repaid within fifty years from the time of borrowing the same ;

- 10 And whereas under the provisions of Section 4 of the Parks Act, 1854, it is enacted that the said sum of twenty-six thousand seven hundred and fifty pounds shall be repaid within thirty years from the time of borrowing the same ;

- 15 And whereas by Section 145 of the Act of 1851, provision is made for the setting apart of a sinking fund for the purpose of discharging the principal moneys borrowed on mortgage under the provisions of that Act, and it is desirable that such provision should be repealed ;

- 20 And whereas the said Urban Sanitary Authority applied to the Local Government Board to partially repeal, alter, and amend the above-mentioned Local Acts, and on receipt of such application, the Local Government Board directed an inquiry to be held, and the same was held, after due notice, and report has been made to them thereon :

- Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do Order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the following provisions shall take effect ; viz.,—

I. Sections 63 and 145 of the Act of 1851 shall be wholly repealed, except so far as the same shall have been acted upon.

- 30 II. So much of Section 141 of the Act of 1851, and of Section 88 of the Act of 1861, as provides for the repayment within thirty years of the moneys borrowed under the provisions of those Acts, on the security of the Street Improvement Rate therein mentioned, shall be repealed, except so far as the same shall have been acted upon, with this proviso, that any annuities which may have been granted for the term of thirty years under Section 146 of the Act of 35 1851 shall not be invalidated or prejudiced by such repeal.

III. So much of Section 4 of the Parks Act, 1854, as provides for the repayment within thirty years of the moneys borrowed under the provisions of that Act shall be repealed, except so far as the same shall have been acted upon.

- 40 IV. The said Urban Sanitary Authority shall repay the moneys already or to be hereafter borrowed by them, under the provisions of the above-mentioned Local Acts, by all or any of the following means, viz.,—by equal annual or half-yearly instalments of the principal, or of the principal and interest, or by setting apart in every year as a sinking fund, and accumulating in the way of compound interest by investment of the sums so set apart in the purchase

[266.]

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A.D. 1876. of Exchequer bills or other Government securities, or in securities in which trustees are by law for the time being authorised to invest, or in debentures, debenture stock, or annuity certificates issued under the Local Loans Act, 1875, or any other Act authorising the creation and issue of Birmingham Corporation Debenture Stock, such sum as will, with the accumulations, be sufficient, after payment of all expenses, to pay off the moneys already or to be hereafter borrowed under the provisions of the said Local Acts, within the respective periods following, viz. :—

- (1.) As regards any money borrowed or to be hereafter borrowed on the security of the Street Improvement Rate in the said Local Acts mentioned, within the period of seventy-five years after the same shall have been originally borrowed. 10
- (2.) As regards any money borrowed or to be hereafter borrowed on the security of any of the other rates (except the water rate) authorised to be levied by the Act of 1851 and the Act of 1861, or on the lands, properties, rates, and revenues of the said Mayor, Aldermen, and Burgesses, within the period of fifty years after the same shall have been originally borrowed. 15
- (3.) As regards any money borrowed or to be hereafter borrowed under the provisions of the Parks Act, 1854, within the period of one hundred years after the same shall have been originally borrowed. 20

Provided that the said Urban Sanitary Authority may at any time apply the whole or any part of the sinking fund set apart under this Order in or towards the discharge of the moneys for the repayment of which the fund has been established, but in any such case they shall pay into the fund in each year, and accumulate until the whole of the moneys for the repayment of which the fund has been established are discharged, a sum equivalent to the interest which would have been produced by the fund or the part of the fund so applied: Provided also, that when the sinking fund is equivalent in value to so much of the moneys for the repayment of which it has been established as remain undischarged, all sums required by this Order to be paid into the fund may cease to be so paid, and the annual income of the fund may be applied in payment of the annual interest payable upon the borrowed moneys so remaining undischarged. 25 30

V. The amounts to be from time to time paid off by instalments or to be set apart as a sinking fund shall be such as the Local Government Board shall approve, but nothing in the said Local Acts or in this Order shall render it obligatory upon the Urban Sanitary Authority to pay off or set apart larger annual sums than will be sufficient to repay the moneys borrowed within the respective periods for repayment specified by this Order. 35 40

VI. All moneys (if any) which may be standing to the credit of the sinking fund mentioned in Section 145 of the Act of 1851 hereby repealed shall, on or immediately after the said Twenty-ninth day of September, be transferred to the credit of the sinking fund which is required to be set apart under the provisions of this Order. 45

A.D. 1876.

VII. The said Urban Sanitary Authority shall be at liberty to raise all or any part of the moneys which they are authorised to borrow under the said Local Acts, by the issue of debentures, debenture stock, or annuity certificates, under and subject to the provisions of the Local Loans Act, 1875.

- 5 VIII. The Treasurer of the Borough of Birmingham shall, within forty-two days after the Thirty-first of December, One thousand eight hundred and seventy-six, and after that period within twenty-one days after the Thirty-first of December in each year during which any sum is required to be set apart for a sinking fund, or to be paid off by instalments under this Order, transmit
10 to the Local Government Board a return in such form as may be prescribed by that Board, and verified by statutory declaration if so required by them, showing the amount which has been paid off by way of instalments, and the amount which has been invested or applied for the purpose of such sinking fund during the year next preceding the making of such return, and the description of the
15 securities upon which any investment has been made, and the purposes to which any portion of the amount paid off by way of instalments, or of the sinking fund or investment, has been applied during the same period, and the total amount, if any, remaining invested at the end of the year; and in the event of any wilful default in making such return the said Treasurer shall be liable to a
20 penalty not exceeding twenty pounds.

- If it appears to the Local Government Board by that return, or otherwise, that the said Urban Sanitary Authority have failed to pay by way of instalment or to set apart the sum required for the sinking fund, or have applied any portion of the money set apart for the sinking fund to any purposes other
25 than those authorised, they may, after hearing the said Urban Sanitary Authority, if desirous of being heard, by Order, to be issued and published, and to have the same effect as an Order issued by them under the Public Health Act, 1875, direct that a sum not exceeding double the amount in respect of which default has been made shall be paid, set apart and invested, or
30 applied as part of the sinking fund; and any such Order shall be enforceable by Writ of Mandamus, to be obtained by the Local Government Board out of Her Majesty's High Court of Justice.

- IX. The payments to be made by the said Urban Sanitary Authority in respect of the said loans for so much of the year 1876 as shall remain after the
35 said Twenty-ninth day of September, shall be computed and made in accordance with the terms of the said Local Acts as amended by this Order.

Given under the Seal of Office of the Local Government Board, this
Seventh day of June, in the year One thousand eight hundred
and seventy-six.

40

(L.S.)

G. SCLATER-BOTH, President.
JOHN LAMBERT, Secretary.

A.D. 1876.

RURAL SANITARY DISTRICT OF THE CHESTERFIELD UNION.

Provisional Order to enable the Sanitary Authority for the Rural Sanitary District of the Chesterfield Union to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869. 5

To the Guardians of the Poor of the Chesterfield Union, in the County of Derby, being the Sanitary Authority for the Rural Sanitary District of that Union ; —

And to all others whom it may concern.

WHEREAS the Guardians of the Poor of the Chesterfield Union, in the 10
County of Derby, as the Sanitary Authority for the Rural Sanitary District of that Union, require to purchase and take certain lands and premises which are described in the Schedule to this Order, for the purpose of constructing certain works for supplying the Townships of North Wingfield, Pilsley, and Tupton, 15
in the said District, with water ;

And whereas the said Sanitary Authority have made due publication in the newspaper, and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses 20
Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement ;

And whereas upon receipt of such Petition, the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, and such Inquiry was held after due notice, and a report has 25
been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described 30
in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

A.D. 1876.

In the County of DERBY.

Description of Property.		Owners.	Occupiers.
Parish of ASHOVER.			
5 Press Brook - - - -		George Blackshaw, Matthew Slack, Thomas Johnson Fox, Sarah Elizabeth Wright, and the Honorable Frederick Charles George Hunloke.	John Hague, George Marriott, Thomas Beardow, Sarah Elizabeth Wright, and the Honorable Frederick Charles George Hunloke.
10			
Parish of SHIRLAND.			
Press Brook - - - -		William Gladwin Turbutt -	John Hill.

15 Given under the Seal of Office of the Local Government Board, this Twelfth day of June, in the year One thousand eight hundred and seventy-six.

(L.S.) G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

DISTRICT OF DAWLISH.

20 *Provisional Order to enable the Urban Sanitary Authority for the District of Dawlish to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.*

To the Dawlish Local Board, being the Sanitary Authority for the Urban Sanitary District of Dawlish, in the County of Devon ;—

And to all others whom it may concern.

25 WHEREAS the Dawlish Local Board, being the Sanitary Authority for the Urban Sanitary District of Dawlish, in the County of Devon, require to purchase and take certain lands and premises described in the Schedule to this Order, for the purpose of constructing a new street or road in their District;

30 And whereas the said Local Board have made due publication in the newspaper, and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by such Act, and praying, with reference to the said lands and

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A.D. 1876. premises to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement;

And whereas the Local Government Board, on receipt of the said Petition directed a Local Inquiry to be held as to the propriety of assenting to the prayer of such Petition, which Inquiry has been held after due notice, and a report made to them thereon: 5

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the Dawlish Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them. 10

The SCHEDULE above referred to.

Parish of DAWLISH, in the County of DEVON.

15

Description of Property.	Owners.	Lessee and Occupier.
A cottage or dwelling-house and garden known as "BartonCottage," and containing thirty-four perches or thereabouts.	Peter Richard Hoare, Elizabeth Saunders, Frank Saunders, and William Joseph Woolmer (trustees of the will of Richard Saunders, deceased), Samuel Saunders, Frederick Saunders, Isabella Westcott, Henry Saunders, Charles Saunders, Claressa Jacob, Elizabeth Saunders, Mary Saunders, Fanny Cole, Isabella Glave, Mary Ann Saunders, Emmanuel Saunders, Frank Saunders, Alfred Saunders, Ellen Green, Kitty Wharton, Jane Dyer, Augusta Woolmer, Margaret Saunders, John Saunders, Daniel Saunders, William Saunders, Margaret Banbury, Ellen Saunders, Elizabeth Knowles.	Thomas Watkin son.

20

25

Given under the Seal of Office of the Local Government Board, this Seventh day of June, in the year One thousand eight hundred and seventy-six. 30

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

DISTRICT OF KESWICK.

*Provisional Order for extending the Keswick Local Government District,
and for other purposes.*

5 To the Keswick Local Board, being the Sanitary Authority for the
Urban Sanitary District of Keswick, in the County of Cumber-
land;—

To the Guardians of the Poor of the Cockermouth Union, in the
County of Cumberland, being the Sanitary Authority for the
Rural Sanitary District of that Union;—

10 To the Inhabitants of the Township of St. John's, Castlerigg and
Wythburn, in the said Union;—

And to all others whom it may concern.

WHEREAS by Section 211 of the Public Health Act, 1875, it is enacted
that an Urban Sanitary Authority may divide their District or any street
15 therein into parts for all or any of the purposes of that Act, and from time to
time abolish or alter any such divisions, and may make a separate assessment on
any such part for all or any of the purposes for which the same is formed; and
every such part, so far as relates to the purposes in which such separate assess-
ment is made, shall be exempt from any other assessment under that Act:
20 Provided that if any expenses are incurred or to be incurred in respect of two
or more parts in common the same shall be apportioned between them in a fair
and equitable manner;

And whereas by Section 270 of the Public Health Act, 1875, the Local
Government Board are empowered, by Provisional Order, to declare the whole
25 or any portion of a Rural Sanitary District immediately adjoining a Local
Government District to be included in such last-mentioned District, and it is
enacted, that thereupon the included area shall, for the purposes of that Act,
be deemed to form part of the District in which it is included by such
Order;

30 And whereas by Section 275 of the said Public Health Act, 1875, it is
enacted, that every Order made by the Local Government Board under
Part VIII. of that Act, which includes Section 270 above recited, shall specify
the day on which such Order shall come into operation (in that Act referred to as
the commencement of the Order); that from and after the commencement of the
35 Order all the powers, rights, duties, capacities, liabilities, obligations, and property
which under that Act are exercisable by or attaching to or vested in the
Sanitary Authority having, under that Act, jurisdiction in any District or part
of a District which is by such Order included in some other District, shall (so far
as the same relate to the District or part of a District so included) pass to and
40 vest in the Sanitary Authority of such other District, and that any Order made
in pursuance of that part of the Act may, if necessary, provide for the settle-
ment of any differences, or the adjustment of any accounts or apportionment of
any liabilities arising between Districts, Parishes, or other places in consequence

A.D. 1876. of the exercise of any powers conferred by that part of the Act, and may direct the persons by whom and to whom any moneys found to be due are to be paid, and the mode of raising such moneys; and that where any Local Government District is increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when 5 altered;

And whereas the Local Government District of Keswick, in the County of Cumberland, is an Urban Sanitary District, of which the Keswick Local Board is the Urban Sanitary Authority;

And whereas the Rural Sanitary District of the Cockermouth Union, in the 10 same County, immediately adjoins the said Local Government District of Keswick, and the Local Government Board propose to include in the last-mentioned District that portion of the said Rural Sanitary District which is herein-after described;

And whereas the said Urban Sanitary Authority have incurred certain debts, 15 amounting to the sum of two thousand seven hundred pounds, of which the sum of two thousand three hundred pounds or thereabouts now remains unpaid;

And whereas the Local Government Board directed a Local Inquiry to be held on the subject of the proposed extension of the Local Government District of Keswick, and the same was held, after due notice thereof, and report has been 20 made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Declare that, All that part of the Rural Sanitary District of the Cockermouth Union which is bounded on the north, east, and west sides thereof by the said Local Government 25 District of Keswick, and on the south side thereof by the south side of the Keswick and Ambleside Turnpike Road, shall be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part of, the Local Government District of Keswick.

And We do hereby Order as follows; viz.:—

30

I. This Order shall come into operation on the Twenty-ninth day of September next following the date of the Act of Parliament confirming the same.

II. The number of members constituting the Keswick Local Board shall from and after the said Twenty-ninth day of September, remain and be the 35 same as before the date of this Order.

III. The said Urban Sanitary Authority shall repay the said sum of two thousand three hundred pounds, or so much thereof as shall remain unpaid on the said Twenty-ninth day of September, together with the interest from time to time accruing thereon, by equal annual or half-yearly payments within a 40 period not exceeding thirty years from the said Twenty-ninth day of September, the first of such payments to be made within twelve calendar months from that date.

IV. The said Urban Sanitary Authority shall, for the purpose of repaying the said sum of two thousand three hundred pounds, or so much thereof as 45

shall be remaining unpaid as aforesaid, together with the interest thereon, divide their District as hereby extended into two parts, one to comprise the part which formerly constituted the Keswick Local Government District, and the other to comprise that part of the Rural Sanitary District of the Cocker-
5 mouth Union which is hereby included in such Local Government District, and shall annually, during the said period of thirty years, make separate assessments and levy and make such a rate or rates in the nature of a General District Rate upon the first part thereof as shall be sufficient to defray the said annual or half-yearly payments, and the interest from time to time accruing on the
10 said sum of two thousand three hundred pounds, or on the balance thereof for the time being unpaid.

A.D. 1876.

Given under the Seal of Office of the Local Government Board, this
Twelfth day of June, in the year one thousand eight hundred
and seventy-six.

15

(L.S.)

G. SCLATER-BOTH, President.
THOS. SALT, Secretary.

RURAL SANITARY DISTRICT OF THE LEEK UNION.

Provisional Order to enable the Sanitary Authority for the Rural Sanitary District of the Leek Union to put in force the Compulsory Clauses of the
20 *Lands Clauses Consolidation Acts, 1845, 1860, and 1869.*

To the Guardians of the Poor of the Leek Union, in the County of Stafford, being the Sanitary Authority for the Rural Sanitary District of that Union ; —

And to all others whom it may concern.

25 WHEREAS the Guardians of the Poor of the Leek Union, in the County of Stafford, as the Sanitary Authority for the Rural Sanitary District of that Union, require to purchase and take certain lands, springs, streams, and premises which are described in the Schedule to this Order, for the purpose of constructing certain works for the supply of water to the Parish of Grindon, in the said
30 District ;

And whereas the said Sanitary Authority have made due publication in the newspaper, and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands
35 and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement ;

And whereas upon receipt of such Petition, the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the

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A.D. 1876. prayer thereof, and such Inquiry was held after due notice, and a report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands, springs, streams, and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.10

The PARISH OF GRINDON, in the COUNTY of STAFFORD.

Description of Property proposed to be taken.	Owners.	Occupiers.	
Certain springs and streams, or part thereof as far as necessary, and land containing one hundred square yards, or thereabouts, near or round the said springs, part of a field called "Lownds New Field" or "Far Meadow."	Woolnough Gross, and Ald-borough Henniker his trustee.	William Burnett and William Mycock.	15
One square yard of land, or thereabouts, part of a croft known as "The Homestead."	George Titterton - -	Charles Howson.	20
Twelve square yards of land, or thereabouts, part of "Knowles Green" or "Village Green."	Compton Whyte - -	James Mycock, George Beresford, Mary Moss.	25

Given under the Seal of Office of the Local Government Board, this Fifth day of June, in the year One thousand eight hundred and seventy-six.

(L.S.)G. SOLATER-BOOTH, President.
JOHN LAMBERT, Secretary.30

BOROUGH OF MAIDSTONE.

Provisional Order to enable the Urban Sanitary Authority for the Borough of Maidstone to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Mayor, Aldermen, and Burgesses of the Borough of Maidstone, 35
in the County of Kent, being the Urban Sanitary Authority for that Borough ; —

And to all others whom it may concern.

WHEREAS the Mayor, Aldermen, and Burgesses of the Borough of Maidstone, in the County of Kent, acting by the Council, being the Urban 40

Sanitary Authority for that Borough, require to purchase and take certain lands and premises which are described in the Schedule to this Order, for the purpose of constructing certain works of sewerage and for the disposal of the sewage of the said Borough ; A.D. 1876.

- 5 And whereas the said Urban Sanitary Authority made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation
10 Acts, with respect to the purchase and taking of lands otherwise than by agreement ;

- And whereas upon receipt of such Petition the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held after due notice, and a report has been
15 made to them thereon :

- Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said Urban Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises
20 described in the Schedule hereto, the powers of the lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

Parish of ALLINGTON, in the County of KENT.

- 25 Eight acres or thereabouts of "Woodland," being No. 57 on the Ordnance Map of the said Parish, and part of "Allington Castle Farm."

Given under the Seal of Office of the Local Government Board, this
Seventh day of June, in the year One thousand eight hundred
and seventy-six.

30

(L.S.)

G. SOLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

A.D. 1876.

DISTRICT OF MISTLEY.

*Provisional Order for dissolving the Local Government District of
Mistley, and for other purposes.*

To the Mistley Local Board, being the Sanitary Authority for the Urban
Sanitary District of Mistley, in the County of Essex ; — 5

To the Guardians of the Poor of the Tendring Union, in the County of
Essex, being the Sanitary Authority for the Rural Sanitary District
of that Union ; —

And to all others whom it may concern.

WHEREAS on or about the Twenty-first day of May, One thousand eight 10
hundred and fifty-five, the Public Health Act, 1848, came into force in the
District of Mistley, in the County of Essex ;

And whereas by Section 270 of the Public Health Act, 1875, it is enacted
that the Local Government Board may, by Provisional Order, dissolve any
Local Government District, and may merge any such District in some other 15
Urban or Rural Sanitary District or Districts ;

And whereas by Section 275 of the last mentioned Act, it is enacted that
every Order made by the Local Government Board under Part VIII. of
that Act, which includes Section 270 above mentioned, shall specify the day
on which such Order shall come into operation (in that Act referred to as the 20
commencement of the Order), and that from and after the commencement of
the Order all the powers, rights, duties, capacities, liabilities, obligations, and
property which under that Act are exerciseable by or attaching to or vested in
the Sanitary Authority having under that Act jurisdiction in any District or
part of a District which is by such Order included in some other District, shall 25
(so far as the same relate to the District or part of a District so included) pass
to and vest in the Sanitary Authority of such other District ; and that any Order
made in pursuance of that part of the Act may, if necessary, provide for the
settlement of any differences, or the adjustment of any accounts or apportionment
of any liabilities arising between districts, parishes, or other places in consequence 30
of the exercise of any powers conferred by that part of the Act, and may direct
the persons by whom and to whom any moneys found to be due are to be paid,
and the mode of raising such moneys ;

And whereas the District of Mistley is a Local Government District within
the meaning of Section 270 above mentioned, and the Mistley Local Board, 35
in or about the year 1860, divided the said District into two parts, under the
provisions of Section 89 of the Public Health Act, 1848, for the purpose of
constructing sewers in part thereof, and certain works of sewerage were
constructed in one part known as the "Special Sewerage District," at a cost of
five hundred pounds ; 40

And whereas the said Local Board borrowed the said sum of five hundred
pounds, and have repaid the sum of three hundred and seventy-five pounds,
part thereof, by means of a separate assessment and special rate made and
levied in the said Special Sewerage District ;

And whereas the said Local Board have applied to the Local Government Board to dissolve their District, and to merge it in the Rural Sanitary District of the Tendring Union, and the Local Government Board, upon receipt of such application, directed inquiry to be held on the subject thereof, and the same
5 was held, after due notice, and report has been made to them thereon :

A.D. 1876.

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that the following provisions shall take effect, viz. :—

I. The Local Government District of Mistley shall be dissolved, and shall
10 be merged in the Rural Sanitary District of the Tendring Union, in the County of Essex, and shall be subject to the jurisdiction of the Guardians of the Poor of that Union, as the Sanitary Authority for such Rural Sanitary District.

II. This Order shall come into operation on the Twenty-ninth day of
15 September next following the date of the Act of Parliament confirming the same.

And whereas from and after the said Twenty-ninth day of September the liability for the repayment of the sum of one hundred and twenty-five pounds, being the balance remaining unpaid of the said sum of five hundred pounds, or
20 so much thereof as shall then be unpaid, will pass to the said Guardians, as such Sanitary Authority as aforesaid :

Now therefore, We, the Local Government Board, do hereby further Order that the said Guardians, as such Sanitary Authority as aforesaid, shall, after the said Twenty-ninth day of September, defray the annual instalments of
25 so much of the said sum of one hundred and twenty-five pounds as shall then remain owing, together with the interest from time to time to accrue due thereon, when the same shall become due, and the payments made by them for that purpose shall be deemed to be Special Expenses as defined by Section 229 of the Public Health Act, 1875, and shall be charged upon that part of their
30 District which formerly constituted the said Special Sewerage District, and be raised by the levy of a rate therein by the Overseers of the Poor of the Parish of Mistley in the same manner as if it were a rate for Special Expenses in a contributory place within the meaning of the said Public Health Act, 1875.

35 Given under the Seal of Office of the Local Government Board, this Ninth day of June, in the year one thousand eight hundred and seventy-six.

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

A.D. 1876.
—

DISTRICT OF MOSS-SIDE.

Provisional Order to enable the Urban Sanitary Authority for the District of Moss-Side to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Moss-Side Local Board, being the Sanitary Authority for the 5
Urban Sanitary District of Moss-Side, in the County of Lancaster ; —

And to all others whom it may concern.

WHEREAS the Moss-Side Local Board, as the Sanitary Authority for the Urban Sanitary District of Moss-Side, in the County of Lancaster, require to 10
purchase and take certain lands and premises situate within their District, and which are described in the Schedule to this Order, for the purpose of improving certain roads and streets in the said District ;

And whereas the said Local Board have made due publication in the newspaper, and served the several notices as required by the Public Health 15
Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise 20
than by agreement ;

And whereas upon receipt of such Petition, the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of 25
the powers given by the Statutes in that behalf, do hereby empower the Moss-Side Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands 30
otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

A.D. 1876.

	Description of Property.	Owners.	Lessees.	Occupiers.
5	A plot of land with the three houses thereon, containing four hundred and forty-five square yards or thereabouts, situate and comprising Nos. 1 and 3, Withington Road, and No. 2, Moss Lane West.	The trustees and executors under the will of the late Samuel Brooks, deceased.	- - -	Hannah Dennerley, Sarah Abbott, Rebecca Hind Smith.
10	A plot of land with the five houses thereon, containing three hundred and thirty-five square yards or thereabouts, comprising Nos. 37, 39, 41, 43, and 45, Moss Lane West.	William Burthom	- Harry Clegg -	David Potter, Ann Louisa Ward, William Morris, Isabella Cheesborough, Samuel Poyser.
15				

Given under the Seal of Office of the Local Government Board,
this Seventh day of June, in the year One thousand eight hundred
and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.

20

JOHN LAMBERT, Secretary.

DISTRICT OF SOUTHEND.

Provisional Order to enable the Urban Sanitary Authority for the District of Southend to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

25 To the Southend Local Board, being the Sanitary Authority for the Urban Sanitary District of Southend, in the County of Essex; —

And to all others whom it may concern.

30 WHEREAS the Southend Local Board, as the Sanitary Authority for the Urban Sanitary District of Southend, in the County of Essex, require to purchase and take certain lands and premises which are described in the Schedule hereto, for the purpose of widening and improving certain streets and roads in their District;

And whereas the said Local Board have made due publication in the newspaper and served the several notices as required by the Public Health

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C 2

A.D. 1876.

Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement ;

5

And whereas upon receipt of such Petition, the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the Southend Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

10

15

The SCHEDULE above referred to.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
1	Grass plot - -	Charles Little, Charles King.	Priscilla Braybrook -	Priscilla Braybrook.	20
2	ditto - -	David Burles -	Ellen Moss - -	Ellen Moss.	
3	ditto - -	John Tongue -	James Colbart Ingram, William Ingram.	James Colbart Ingram.	25
4	ditto - -	Susan King -	Charles Montagu King	Charles Montagu King.	
5	ditto - -	Lucy Beavitt -	David Burles -	David Burles.	
6	ditto - -	James Unwin Heygate, William Edward Heygate.	- - -	James Unwin Heygate.	30
7	ditto - -	John Bell Brasier -	- - -	John Bell Brasier.	
8	ditto - -	Richard Edward Mitcheson.	Thomas Dowsett -	William Peters, Jonas Daniels, George Myall, Henry Childs, Junior, Harriet Durham.	35
9	ditto - -	Andrew Cadman Scott	William Myall -	William Myall.	
10	Beach and foreshore -	Daniel Robert Scrutton	- - -	Daniel Robert Scrutton.	40
11	Grass plot - -	Thomas William Brasier	Mary Ann Bonfield -	Mary Ann Bonfield.	
12	ditto - -	Thomas Fox, Charles Woosnam.	- - -	Thomas Fox, Charles Woosnam.	

[39 & 40 VICT.] *Local Government Provisional Orders*
(*Birmingham, &c.*)

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A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
5	13 Grass plot - -	George Edward Digby	- - - -	Henry Dowsett, Henry Absalom Cavell, Samuel Murrell, Susan King, George Caney Verrall, Thomas Dowsett, Charles Woosnam, Caroline Burroughs.
10	14 Path and sea wall -	ditto - -	- - - -	George Edward Digby.
15	Lord of the Manor of Milton Hall, otherwise Middleton Hall, and Lord of the Manor of Prittlewell Priory - - - Daniel Robert Scratton.			
20	15 Path - -	William Wagstaff, Thomas Brassey, Henry Arthur Brassey, Albert Brassey.	- - - -	William Wagstaff, Thomas Brassey, Henry Arthur Brassey, Albert Brassey.
	16 Shop or building -	ditto - -	George Goodman -	George Goodman.
25	17 Sea wall - -	ditto - -	- - - -	William Wagstaff, Thomas Brassey, Henry Arthur Brassey, Albert Brassey.
	18 Beach and foreshore -	Daniel Robert Scratton	- - - -	Daniel Robert Scratton.
30	19 Jetty - -	ditto - -	- - - -	Sir John Maryon Wilson, Bart.
35	20 Bank or slope -	Daniel Robert Scratton, John Page, John Rumble, and James Scott.	- - - -	Daniel Robert Scratton, John Page, John Rumble, and James Scott.
	21 Sea wall - -	Daniel Robert Scratton	- - - -	Daniel Robert Scratton.
	22 Beach and foreshore -	ditto - -	- - - -	ditto.
40	23 Jetty - -	ditto - -	- - - -	Thomas William In- gram.
	24 Bank or slope -	ditto - -	- - - -	Daniel Robert Scratton.
	25 Path or road and waste	Southend Local Board	Daniel Robert Scratton	ditto.
	26 Shop or building -	ditto - -	ditto - -	James Colbart Ingram.
45	27 ditto - -	ditto - -	ditto - -	Ephraim Lawton.
	28 Forecourt or garden -	Charles Woosnam	- - - -	Charles Woosnam.
	29 ditto - -	John Weston	Hans Peter Holm -	Hans Peter Holm.
	30 ditto - -	Charles James Fache	Elizabeth Fisher -	Elizabeth Haultain.
	31 Raised pavement -	ditto - -	Joseph Thomas Wood	William Henry Allen.
50	32 Shop front or window	ditto	ditto - -	ditto.

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Local Government Provisional Orders [39 & 40 VICT.]
(Birmingham, &c.)

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
33	Porch - -	Southend Local Board	Daniel Robert Scratton, John Rudolph Hemmann.	George Francis Jones.
34	Forecourt or garden -	ditto - -	ditto - -	ditto.
35	Forecourt - -	ditto - -	ditto - -	Henry Hassell.

5

Given under the Seal of Office of the Local Government Board, this Eighth day of June, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

RURAL SANITARY DISTRICT OF THE TADCASTER UNION.

15

Provisional Order to enable the Sanitary Authority for the Rural Sanitary District of the Tadcaster Union to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Guardians of the Poor of the Tadcaster Union, in the West Riding of the County of York, being the Sanitary Authority for the Rural Sanitary District of that Union ; —

And to all others whom it may concern.

WHEREAS the Guardians of the Poor of the Tadcaster Union, in the West Riding of the County of York, as the Sanitary Authority for the Rural Sanitary District of that Union, require to purchase and take certain lands and premises which are described in the Schedule to this Order, for the purpose of constructing certain works for the disposal of the sewage and for the drainage of the Township of South Milford, in the said District ;

And whereas the said Sanitary Authority have made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement ;

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, and with the consent of the owners and occupiers of the said lands and premises respectively, do hereby empower the said Sanitary Authority, from and after the date of the Act of

Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

A.D. 1876.

5

The SCHEDULE above referred to.

Parish of **SHERBURN**, in the West Riding of the County of York.

No. on deposited Plan.	Description of Property proposed to be taken.	Owners.	Occupiers.
10 452	A close of land called "Thistley Close."	Mary Thackray, Elizabeth Thackray, John Thomas Horsfall and Sarah his wife.	George Illingworth.
451	A close of land called "Low Mill Close or Croft."		
15 375 & 379	A close of land called "Bottom Garth."		

Given under the Seal of Office of the Local Government Board, this Seventh day of June, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.

20

JOHN LAMBERT, Secretary.

DISTRICT OF WALLASEY.

25 *Provisional Order to enable the Urban Sanitary Authority for the District of Wallasey to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.*

To the Wallasey Local Board, being the Sanitary Authority for the Urban Sanitary District of Wallasey, in the County of Chester; —

And to all others whom it may concern.

30 WHEREAS the Wallasey Local Board, as the Sanitary Authority for the Urban Sanitary District of Wallasey, in the County of Chester, require to purchase and take certain lands and premises, which are described in the Schedule to this Order, for the purposes of widening and improving the approaches to Seacombe Ferry in their District;

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A.D. 1876. And whereas the said Local Board have made due publication in the newspaper, and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement ; 5

And whereas upon receipt of such Petition, the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held after due notice, and report has been made to them thereon : 10

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the Wallasey Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them. 15

The SCHEDULE above referred to.

Township of POULTON-CUM-SEACOMBE, in the Parish of WALLASEY, in the County of CHESTER. 20

No. on deposited Plan.	Description of Property.	Owners.	Occupiers.	
1	Hotel, vaults, and part of yard	Isaac Penny, Thomas Ridgway Bridson, and Henry Smith, trustees of Richard Smith, deceased.	Eliza Stokes.	25
2	Cottage and yard - - -	ditto - - - -	Bernard Floyd.	
3	Cottage, with garden in front -	ditto - - - -	Robert Gregory.	
4	Cottage, with garden in front, and yard behind.	ditto - - - -	John Pemberton.	30
5	Cottage, with garden in front, and part of yard behind.	ditto - - - -	Frederick Guy.	
6	Part of dwelling-house and garden.	George Smith - - - -	James McArdle.	35
7	ditto - - - -	ditto - - - -	Joseph White.	
8	ditto - - - -	Isaac Penny, Thomas Ridgway Bridson, and Henry Smith, trustees of Richard Smitn, deceased.	James Jones.	
9	ditto - - - -	ditto - - - -	John Henry Erving.	40
10	Cottage - - - -	George Smith - - - -	Emily Norman.	
11	ditto - - - -	ditto - - - -	William Watson.	

A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners.	Occupiers.
5 12	Bowling-green - -	Isaac Penny, Thomas Ridgway Bridson, and Henry Smith, trustees of Richard Smith, deceased.	Eliza Stokes.

Given under the Seal of Office of the Local Government Board, this Seventh day of June, in the year One thousand eight hundred and seventy-six.

10

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

DISTRICT OF WESTON-SUPER-MARE.

15 *Provisional Order for extending the Local Government District of Weston-super-Mare, and applying the provisions of certain Local Acts to the extended District.*

To the Weston-super-Mare Local Board, being the Sanitary Authority for the Urban Sanitary District of Weston-super-Mare, in the County of Somerset;—

20 To the Guardians of the Poor of the Axbridge Union, in the said County, being the Sanitary Authority for the Rural Sanitary District of that Union;—

And to all others whom it may concern.

25 WHEREAS by Section 270 of the Public Health Act, 1875, the Local Government Board are empowered, by Provisional Order, to declare the whole or any portion of a Rural Sanitary District immediately adjoining a Local Government District to be included in such last-mentioned District, and it is enacted, that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order;

30 And whereas by Section 275 of the said Public Health Act, 1875, it is enacted, that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above recited, shall specify the day on which such Order shall come into operation; and that where any Local Government District is increased in extent under that part of the Act,
35 the Order shall prescribe the number of members to be elected for the District when altered;

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority

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D

A.D. 1876.

of any Sanitary District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as 5 the Public Health Act, 1875 ;

And whereas by the same section it is enacted that any such Provisional Order may provide for the extension of the provisions of the Local Act referred to therein beyond the District or Districts within the limits of such Act; or for the exclusion of the whole or a portion of any such District 10 from the application of such Act ; and may provide what Sanitary Authority shall have jurisdiction for the purposes of the Public Health Act, 1875, in any area which is by such Order included in or excluded from such District ;

And whereas the provisions of the following Local Acts of Parliament, that is to say, an Act of the fifth and sixth of Victoria, session 2, intituled 15 "*An Act for paving, lighting, watching, cleansing, and otherwise improving the Town of Weston-super-Mare, in the County of Somerset, and for establishing a Market therein,*" and an Act of the fourteenth and fifteenth of Victoria, intituled "*The Weston-super-Mare Improvement and Market Act, 1851,*" are in force within the Urban Sanitary District of Weston-super-Mare, in the County 20 of Somerset, which was extended by a Provisional Order made by one of Her Majesty's Principal Secretaries of State, and duly confirmed by the Local Government Supplemental Act, 1861 (No. 2.), and is a Local Government District within the meaning of the Public Health Act, 1875 ;

And whereas the Local Government Board have received an application from 25 the Weston-super-Mare Local Board, being the Sanitary Authority for the said Urban Sanitary District, to extend their District as now existing, and to extend the provisions of the said Local Acts of Parliament beyond such District ;

And whereas the said Local Acts are Local Acts within the meaning of, and 30 relate to the same subject-matters as, the Public Health Act, 1875 ;

And whereas, upon receipt of the said application, the Local Government Board directed a Local Inquiry to be held, and the same was held, after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of 35 the powers given by the Statutes in that behalf, do hereby declare that all those parts of the Parish of Weston-super-Mare, not at present included in the said Local Government District, which are comprised within the Rural Sanitary District of the Axbridge Union, shall be included in, and shall, for the purposes of the Public Health Act, 1875, and of the above-mentioned 40 Local Acts, be deemed to form part of, the said Local Government District of Weston-super-Mare.

And We do hereby Order as follows ; viz. :—

I. The number of members of the Weston-super-Mare Local Board shall remain and be the same as before the date of this Order.

II. This Order shall come into operation on the Twenty-ninth day of September next following the date of the Act of Parliament confirming the same. —

5 Given under the Seal of Office of the Local Government Board, this
Sixth day of June, in the year One thousand eight hundred and
seventy-six.

(L.S.)

G. SOLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

**Local Government Pro-
visional Orders (Bir-
mingham, &c.) [H.L.]**

A

B I L L

INTITLED

An Act to confirm certain Provisional Orders of the Local Government Board relating to the Borough of Birmingham, the Rural Sanitary District of the Chesterfield Union, the Districts of Dawlish and Keswick, the Rural Sanitary District of the Leek Union, the Borough of Maidstone, the Districts of Mistley, Moss Side, and Southend, the Rural Sanitary District of the Tadcaster Union, and the Districts of Wallasey and Weston-super-Mare.

(Brought from the Lords 24 July 1876.)

*Ordered, by The House of Commons, to be Printed,
24 July 1876.*

[Bill 266.]

Under 4 oz.

A

B I L L

INTITULED

An Act to confirm certain Provisional Orders of the Local Government Board relating to the Borough of Carnarvon, and the Districts of Long Eaton, Saint Neots, Shepton Mallet, Tenbury Wells, Tunbridge Wells, Walton-on-the-Naze, Withington, and Whitwood. A.D. 1876.

WHEREAS the Local Government Board have, as regards the borough and districts herein mentioned, made the Provisional Orders set forth in the schedule hereunto annexed, under the provisions of the Public Health Act, 1875 :

5 And whereas it is requisite that the said Orders should be confirmed by Parliament, and that the provisions herein contained should be enacted in reference to two of the said districts :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and
10 Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. The Orders set out in the schedule hereunto annexed shall be and the same are hereby confirmed, and all the provisions thereof shall, from and after the passing of this Act, have full validity and
15 force. The Provisional Orders in schedule confirmed.

2. When the Order hereby confirmed whereby the Local Government District of Tenbury Wells is dissolved comes into operation, so much only of the powers, rights, duties, capacities, liabilities, obligations, and property exerciseable by or attaching to or vested
20 in the said Tenbury Wells Local Board as are exerciseable by or attach to or are vested in a rural sanitary authority under the Public Health Act, 1875, shall be transferred to the guardians of the poor of the Tenbury Union as the sanitary authority for the rural sanitary district of that union. Special provision for the Tenbury Wells District.

[Bill 239.]

A

A.D. 1876.

Special provision for the
Withington
District.

3. As regards the Order constituting the district of Withington, and hereby confirmed, it is hereby enacted that so much of the debt created by the guardians of the poor of the Chorlton Union, in the county of Lancaster, under the Public Works (Manufacturing Districts) Act, 1863, and charged upon the poor rates of the township of Didsbury, as shall be outstanding at the time when the said Order comes into force, shall be transferred to the Local Board to be elected for the district constituted by the said Order, and the amount so outstanding shall, as regards both principal and interest, be charged upon and be payable out of the district fund and general district rate to be made and levied by the said local board over the whole of their district. 5 10

Short title.

4. This Act may be cited as the Local Government Board's Provisional Orders Confirmation (Carnarvon, &c.) Act, 1876.

SCHEDULE.

A.D. 1876.

BOROUGH OF CARNARVON.

Provisional Order to enable the Urban Sanitary Authority for the Borough of Carnarvon to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

5

To the Mayor, Aldermen, and Burgesses of the Borough of Carnarvon, in the County of Carnarvon, being the Urban Sanitary Authority for that Borough ;—

And to all others whom it may concern.

10 WHEREAS the Mayor, Aldermen, and Burgesses of the Borough of Carnarvon, in the County of Carnarvon, acting by the Council, being the Urban Sanitary Authority for that Borough, require to purchase and take certain lands and premises which are described in the Schedule to this Order, for the purpose of widening, enlarging, and improving a certain street called Bangor
15 Street, in the said Borough ;

And whereas the said Urban Sanitary Authority have made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and presented a Petition to the Local Government Board, stating as required by such Act, and praying, with reference to the said lands
20 and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement ;

And whereas the Local Government Board, upon receipt of such Petition, directed a Local Inquiry to be held as to the propriety of assenting to the
25 prayer thereof, and such Inquiry was held after due notice, and a report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said Urban Sanitary Authority, from and after the date of the Act of Parliament
30 confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

A.D. 1876.

The SCHEDULE above referred to.

No. on deposited Plan.	Description of Lands and Premises.	Name of Owners.	Name of Occupiers.	
2	A piece of land lately occupied by William Wood.	Hugh Humphreys	Unoccupied.	5
4	Shop and premises, No. 4, Bangor Street.	Robert Ellis, Peter Ellis, Edward Ellis.	John Jones, John Parry.	
6	Shop and premises, No. 6, Bangor Street.	Ditto - - -	Evan Hughes.	10
8	Dwelling-house and shop, No. 8, Bangor Street.	Ditto - - -	Peter Angel.	
10	Dwelling-house, shop, and premises, No. 10, Bangor Street.	Ditto - - -	Hugh Jones, Robert Williams.	
12	The "Dinorwic Vaults" Inn, dwelling-house, and premises, No. 12, Bangor Street.	Ditto - - -	William Roberts.	15

Given under the Seal of Office of the Local Government Board, this
First day of June, in the year one thousand eight hundred and
seventy-six.

(L.S.)

G. SOLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

DISTRICT OF LONG EATON.

*Provisional Order for settling question as to Transfer of Debt, under
Section 39 of the Public Health Act, 1872.*

To the Long Eaton Local Board, being the Sanitary Authority for the Urban Sanitary District of Long Eaton, in the County of Derby;—

To the Guardians of the Poor of the Shardlow Union, in the Counties
of Derby, Leicester, and Nottingham, being the Sanitary Authority 30
for the Rural Sanitary District of that Union ; —

And to all others whom it may concern.

WHEREAS by Section 39 of the Public Health Act, 1872, it was enacted that, upon the application of any authority from whom or to whom any powers, rights, duties, capacities, liabilities, obligations, and property, or any of them, were transferred, or alleged or claimed to be transferred, in pursuance of that Act, or of any person affected by such transfer, the Local Government Board might, by order, settle any doubt or difference, and adjust any accounts arising out of or incidental to such powers, rights, duties, capacities, liabilities, obligations, or property, or to the transfer thereof, and direct the parties by whom and to whom any moneys found to be due should be paid, and the mode of raising such moneys, and that any provisions contained in any order so made

A.D. 1876.

should be deemed to have been made in pursuance of and to be within the powers conferred by that section, subject to this proviso, that where any such order directed any rate to be made, or other act or thing to be done, which the party required to make or do would not, apart from the provisions of that Act, have been enabled to make or do by law, such order should be provisional only until it had been confirmed by Parliament ;

And whereas by Section 343 of the Public Health Act, 1875, the Public Health Act, 1872, is repealed, except so far as it relates to the Metropolis ; but it is provided that such repeal shall not affect any right or liability acquired, accrued, or incurred under any enactment thereby repealed, or any investigation, legal proceeding, or remedy in respect of any such right and liability ; and further, that any such investigation, legal proceeding, and remedy may be carried on as if the Public Health Act, 1875, had not been passed ;

And whereas prior to the Fifth day of January, one thousand eight hundred and seventy-five, the Township of Long Eaton, in the County of Derby, was a contributory place in the Rural Sanitary District of the Shardlow Union, and the Guardians of the Poor of the said Shardlow Union were the Sanitary Authority for the Rural Sanitary District of that Union ;

And whereas the Township of Long Eaton duly adopted the Local Government Act, 1858, on the Fifth day of January, one thousand eight hundred and seventy five, and thereupon the said Township became a Local Government District, and subject to the jurisdiction of a Local Board ;

And whereas a Local Board was duly elected for the said Local Government District in the month of April, one thousand eight hundred and seventy-five ;

And whereas the said Guardians, as such Sanitary Authority as aforesaid, had, prior to the adoption of the Local Government Act, 1858, in the said Township, incurred a certain debt, amounting to the sum of two hundred and ninety-nine pounds eighteen shillings and ninepence, in causing a survey to be made of the said Township, and plans to be prepared, for the purpose of carrying out a system of sewerage therein ;

And whereas doubts have arisen whether the said sum of two hundred and ninety-nine pounds eighteen shillings and ninepence has, by the operation of the Public Health Act, 1872, been transferred to the Local Board for the said Local Government District of Long Eaton ;

And whereas application has been made to the Local Government Board to settle the doubts which have arisen as to the liability of such Local Board for the payment of the said sum of two hundred and ninety-nine pounds eighteen shillings and ninepence, so alleged to be transferred as aforesaid, and to direct the parties by whom such payment shall be made ;

And whereas the Local Government Board, upon receipt of such application, directed an Inquiry to be held on the subject thereof, and the same was held after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, do find that the said debt of two hundred and ninety-nine pounds eighteen shillings and ninepence was duly incurred by the Guardians as such Sanitary Authority as

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A.D. 1876. — aforesaid, and has been transferred to the Long Eaton Local Board, and We do therefore Order, that the Long Eaton Local Board shall, out of the General District Rate of their District, pay the said debt within the period of one calendar month after the date of the Act of Parliament confirming this Order.

Given under the Seal of Office of the Local Government Board, this 5
Thirtieth day of May, in the year One thousand eight hundred
and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

IMPROVEMENT ACT DISTRICT OF SAINT NEOTS. 10

*Provisional Order for partially repealing and altering a Local Act,
for extending the provisions thereof; and for other purposes.*

To the Commissioners for executing the powers and provisions of a Local Act of Parliament passed in the fifty-ninth year of the reign of His late Majesty King George the Third, intituled "An Act for 15
"paving, lighting, cleansing, and otherwise improving the Town of
"Saint Neots, in the County of Huntingdon," being the Sanitary Authority for the Urban Sanitary District of Saint Neots, in the said County; —

To the Guardians of the Poor of the Saint Neots Union, in the Counties 20
of Huntingdon, Bedford, and Cambridge, being the Sanitary Authority for the Rural Sanitary District of that Union; —

To the Inhabitants of the Parish of Eynesbury, in the County of Huntingdon, in the said Union; —

And to all others whom it may concern. 25

WHEREAS under the provisions of a Local Act of Parliament passed in the fifty-ninth year of the reign of His late Majesty King George the Third, intituled "An Act for paving, lighting, cleansing, and otherwise improving the 15
"Town of Saint Neots, in the County of Huntingdon," certain Commissioners were appointed to execute the said Act in the Town of Saint Neots; 30

And whereas the said Town of Saint Neots was an "Improvement Act District," within the meaning of the Public Health Act, 1872, and under the provisions of that Act the said District became an Urban Sanitary District, of which the said Commissioners became the Urban Sanitary Authority;

And whereas by Section 33 of the last-mentioned Act, the Local Government 35
Board were empowered, on the application of the Sanitary Authority of any District, by Provisional Order, wholly or partially to repeal, alter, or amend

any Local Acts which relate to the same subject-matters as the Sanitary Acts, A.D. 1876.
other than certain Acts specified in that section ;

And whereas by Section 16 of the Sanitary Law Amendment Act, 1874,
the Local Government Board, when applied to by a Sanitary Authority for
5 the alteration or amendment of any Local Act under Section 33 above recited,
were empowered to extend, by Provisional Order, the provisions of any Local
Act therein referred to beyond the boundaries of the District comprised
therein ;

And whereas the said Commissioners incurred certain debts under the
10 provisions of the said Local Act, of which the sum of one thousand seven
hundred and eighty pounds now remains unpaid ;

And whereas the said Commissioners, as such Sanitary Authority as
aforesaid, while the Public Health Act, 1872, and the Sanitary Law Amendment
Act, 1874, were in force, applied to the Local Government Board to alter and
15 amend the said Local Act, so that the boundaries of the District comprised
therein might be defined and extended, and the constitution of the said
Commissioners altered ;

And whereas the Local Government Board, on receipt of the said Petition,
directed Inquiry to be held on the subject thereof, and the same was held
20 prior to the passing of the Public Health Act, 1875, after due notice, and
report has been made to them thereon ;

And whereas by Section 343 of the last-mentioned Act the Public Health
Act, 1872, is repealed, except so far as it relates to the Metropolis, and the
Sanitary Law Amendment Act, 1874, is also repealed, except so far as it relates
25 to the Metropolis or the Metropolitan Police District ;

And whereas by Section 303 of the Public Health Act, 1875, the Local
Government Board are empowered, on the application of the Sanitary Authority
of any Sanitary District, by Provisional Order, wholly or partially to repeal,
alter, or amend any Local Act, other than an Act for the conservancy of rivers,
30 which is in force in any area comprising the whole or part of any such
District, and not conferring powers or privileges on any person or persons for
their or his own pecuniary benefit, which relates to the same subject-matters as
the Public Health Act, 1875 ;

And whereas by the same section it is enacted that any such Provisional
35 Order may provide for the extension of the provisions of the Local Act
referred to therein beyond the District or Districts within the limits of such
Act, or for the exclusion of the whole or a portion of any such District
from the application of such Act ; and may provide what Sanitary Authority
shall have jurisdiction for the purposes of the Public Health Act, 1875, in any
40 area which is by such Order included in, or excluded from, such District ;

And whereas the said Local Act relates to the same subject-matters as the
Public Health Act, 1875 :

Now therefore, We, the Local Government Board, in pursuance of
the powers given by the Statutes in that behalf, do hereby Order, that from and
45 after the Twenty-ninth day of September next following the date of the Act

A.D. 1876. of Parliament confirming this Order, the following provisions shall take effect ;
viz. :—

I. Sections 2 to 76, both inclusive, of the said Local Act shall be wholly repealed, except so far as the same shall have been acted upon, and so far as it may be necessary to continue the same for enabling the said Urban Sanitary Authority to recover all rates due thereunder on or before the said Twenty-ninth day of September. 5

Provided, that all matters and things commenced under the authority of the sections hereby repealed, and not concluded before the said Twenty-ninth day of September, may be continued under the same authority until concluded. 10

II. From and after the first meeting of the Commissioners, to be elected as herein-after mentioned, the places of all the Commissioners who shall be in office on the said Twenty-ninth day of September shall become vacant.

III. Twelve persons, who shall have the qualification prescribed by the law in force for the time being with regard to the election of members of a Local Board, shall be elected in the manner provided by the Public Health Act, 1875, with respect to such election, as Commissioners under the said Local Act, within two calendar months after the said Twenty-ninth day of September ; and all the provisions of the Public Health Act, 1875, relating to the qualification, nomination, election, continuance in office, and retirement of the members of Local Boards, shall apply to the qualification, nomination, election, continuance in office, and retirement of the said Commissioners so to be elected. 15 20

IV. For the purposes of the election, such person as the Local Government Board shall, by their Order, appoint, shall be the Returning Officer.

Such election shall be conducted in accordance with the Rules, excepting Rule 55, contained in Schedule II. to the Public Health Act, 1875, as if it were the first election of a Local Board constituted after the passing of that Act, and the members then elected shall come into office on the day on which the first meeting of the said Commissioners shall be held after the Returning Officer shall have made his certificate of election in accordance with Rules 42 or 52, as the case may require, of the said Schedule. 25 30

Provided, that the Returning Officer shall give notice of the said election, in accordance with Rule 36 of the said Schedule, within fourteen days from the said Twenty-ninth day of September, and shall specify in such notice the dates on which the several proceedings necessary to complete such election shall be taken, notwithstanding anything in the said Public Health Act, 1875, to the contrary. 35

V. The first meeting of the Commissioners so to be elected as aforesaid shall be held at such place and on such day (not being more than ten days after the Returning Officer shall have made his certificate of election as aforesaid) as the Returning Officer may, by written notice to each person elected, appoint ; and all the provisions of the Public Health Act, 1875, relating to Local Boards, shall apply to the Commissioners, as if they were a Local Board within the meaning of that Act. 40

VI. From and after the first meeting of the Commissioners so to be elected as aforesaid, all the powers, rights, duties, capacities, liabilities (including the liability for the repayment of the said sum of one thousand seven hundred and eighty pounds and interest thereon), obligations, and property of the
5 Commissioners whose places will become vacant as aforesaid, shall be transferred to the Commissioners to be elected in pursuance of this Order.

A.D. 1876.

VII. The provisions of the said Local Act shall be extended beyond the District comprised within the limits of such Local Act, and shall apply to and be in force within the District described in the Schedule to this Order, and
10 the said Commissioners, as such Sanitary Authority as aforesaid, shall have jurisdiction for the purposes of the Public Health Act, 1875, in the whole of such District.

VIII. The said Commissioners, as such Sanitary Authority as aforesaid, shall, in lieu of the rates heretofore authorised to be made and levied under the said
15 Local Act, establish a District Fund and make and levy a General District Rate within the whole of their District, as hereby extended, in accordance with the provisions of the law for the time being in force relating to the making and levying of a General District Rate in an Urban Sanitary District, and shall apply such fund and rate to all the purposes of the said Local Act and Public
20 Health Act, 1875, respectively, and to such other purposes as shall from time to time be chargeable upon a District Fund and General District Rate in an Urban Sanitary District.

IX. The said sum of one thousand seven hundred and eighty pounds, so remaining unpaid as aforesaid, together with the interest due or to become due
25 thereon, shall be charged on all messuages tenements, houses, and other buildings, yards, gardens, and the tolls of fairs and markets within the said Parish of Saint Neots, and the Commissioners shall make a separate assessment, and levy and make one or more rate or rates once or oftener in every year, upon such messuages, tenements, houses, and other buildings, yards, gardens, and tolls, to
30 defray the said sum of one thousand seven hundred and eighty pounds, together with the interest from time to time accruing thereon, within a period of thirty years from the said Twenty-ninth day of September; such rate or rates to be assessed on the full net annual value of such messuages, tenements, houses, and other buildings, yards, gardens, and tolls, ascertained by the valuation list
35 for the time being in force, or if there is none, by the rate last made for the relief of the Poor in the said Parish of Saint Neots.

Provided always, that no person shall be rated, assessed, or charged, in respect of the rate by this paragraph authorised to be levied and made, for any one garden he or she may occupy as for more than one acre, and so that the
40 mansion-house belonging to George William Rowley and the Saint Neots Water Mills, with the shops, warehouses, buildings, yards, and gardens contiguous thereto and occupied therewith, be not rated or charged at any greater yearly value than forty pounds, and so that no other messuage, house, shop, mill, warehouse, building, garden, or yard situate at a greater distance than one mile
45 from the Parish Church of Saint Neots be rated to or chargeable with the rate hereby authorised.

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- A.D. 1876. — X. The District of the said Commissioners as hereby extended shall become a Local Government District within the meaning of the Public Health Act, 1875, and shall be termed "the Saint Neots Local Government District," and the Commissioners shall be termed "the Saint Neots Local Board," and shall continue to bear that name in future in like manner and with the same effect 5 as if the change in their name had been a change in the name of a Local Board under the provisions of Section 311 of the Public Health Act, 1875.
- Provided that all the officers of, and persons employed by, the said Commissioners on or before the said Twenty-ninth day of September, shall, after that date, continue in office or in the employment of the Saint Neots Local Board, 10 in like manner and as fully as if this Order had not been made.

The SCHEDULE above referred to.

The Saint Neots Urban Sanitary District shall comprise so much of the Parishes of Saint Neots and Eynesbury as is included within a line commencing at the point where the boundary between the Parishes of Saint Neots and Little Paxton meets the eastern boundary of the Parish of Eaton Socon, and thence 15 following in a southerly direction the said eastern boundary along the River Ouse to the point where the Little End Brook enters the River Ouse; thence in an easterly direction across the River Ouse in a straight line to the point where the Great Northern Railway crosses the road from Gamlingay to Saint 20 Neots; thence along the eastern fence of the said Railway to Gallows Brook, and along the right bank of that brook to the boundary between the Parishes of Saint Neots and Little Paxton; thence in a south-westerly direction along the southern boundary of the said Parish of Little Paxton to the starting point. 25

Given under the Seal of Office of the Local Government Board, this
Thirty-first day of May, in the year One thousand eight hundred
and seventy-six.

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary. 30

(L.S.)

DISTRICT OF SHEPTON MALLET.

Provisional Order for constituting the Shepton Mallet Local Government District.

To the Guardians of the Poor of the Shepton Mallet Union, in the County of Somerset, being the Sanitary Authority for the Rural Sanitary District of that Union; — 35

To the Inhabitants of the Parish of Shepton Mallet, in the said Union; —
And to all others whom it may concern.

WHEREAS by Section 271 of the Public Health Act, 1875, it is enacted that the Local Government Board may, by Provisional Order, declare any

Rural Sanitary District, or any portion of any Rural Sanitary District or Districts, to be a Local Government District, and that, from and after the commencement of the Order, the District or portion of the District or Districts therein referred to shall become a Local Government District, and shall be
5 subject to the jurisdiction of a Local Board, to be elected in manner provided by Schedule II. to that Act;

A.D. 1876.

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted, that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 271 above recited, shall specify
10 the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order);

And whereas the Parish of Shepton Mallet, in the County of Somerset, forms part of the Rural Sanitary District of the Shepton Mallet Union, and it is deemed expedient that the said Parish should be constituted a Local Government
15 District, and that a Provisional Order should be issued by the Local Government Board for that purpose;

And whereas the Local Government Board directed an Inquiry to be held on the subject of the proposed Local Government District, and the same was held, after due notice, and report has been made to them thereon:

20 Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Declare that the said Parish of Shepton Mallet shall be and is hereby constituted a Local Government District, under the name of the Shepton Mallet District.

And We do Order as follows, viz. :—

25 I. This Order shall come into operation on the Twenty-ninth day of September next following the Act of Parliament confirming the same.

II. Nine persons, who shall have the qualification prescribed by the law in force for the time being with regard to the election of members of a Local Board, shall be elected as members of the Local Board for the Shepton Mallet
30 District by the persons qualified to vote in that District.

III. The election of members for the said Local Board shall be conducted in accordance with the rules contained in Schedule II. to the Public Health Act, 1875. Provided, that the Returning Officer, when duly appointed, shall give notice of the said election, in accordance with Rule 36 of the said Schedule,
35 within fourteen days from the said Twenty-ninth day of September, and shall specify in such notice the dates on which the several proceedings necessary to complete such election shall be taken, notwithstanding anything in the said Public Health Act, 1875, to the contrary.

40 Given under the Seal of Office of the Local Government Board, this Twenty-ninth day of May, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. SOLATER-BOOTH, President.
THOS. SALT, Secretary.

A.D. 1876.

DISTRICT OF TENBURY WELLS.

*Provisional Order for dissolving the Local Government District of
Tenbury Wells.*

To the Tenbury Wells Local Board, being the Sanitary Authority for the Urban Sanitary District of Tenbury Wells, in the County of Worcester; —

To the Guardians of the Poor of the Tenbury Union, in the Counties of Worcester, Salop, and Hereford, being the Sanitary Authority for the Rural Sanitary District of that Union; —

And to all others whom it may concern.

10

WHEREAS on or about the Twentieth day of November, One thousand eight hundred and seventy, the Local Government Act, 1858, came into force in the District of Tenbury Wells, in the County of Worcester, and such District became a Local Government District;

And whereas on the passing of the Public Health Act, 1872, the said Local Government District of Tenbury Wells became an Urban Sanitary District, of which the Tenbury Wells Local Board became the Urban Sanitary Authority;

15

And whereas by Section 22 of the last-mentioned Act, the Local Government Board were empowered, by Provisional Order, to dissolve any Local Government District, and to merge any such District in some other Sanitary District;

20

And whereas the Tenbury Wells Local Board, as such Sanitary Authority as aforesaid, applied to the Local Government Board, previous to the passing of the Public Health Act, 1875, either to extend their District so as to include therein the Townships of the Town and Foreign of Tenbury, or to dissolve the said Local Government District, and to merge it in the Parish of Tenbury, which is situate in the Rural Sanitary District of the Tenbury Union;

25

And whereas by Section 343 of the Public Health Act, 1875, the said Public Health Act, 1872, is repealed, except so far as it relates to the Metropolis; but by Section 270 of the Public Health Act, 1875, the above-described power to dissolve any Local Government District and to merge any such District in some other Urban or Rural Sanitary District has been re-enacted;

30

And whereas by Section 275 of the last-mentioned Act, it is enacted that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above mentioned, shall specify the day on which such Order shall come into operation;

35

And whereas the Local Government Board directed inquiry to be held on the subject of the application of the Tenbury Wells Local Board for the dissolution of their District as aforesaid, and the same was held, after due notice, and report has been made to them thereon:

40

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order as follows:—

I. The Local Government District of Tenbury Wells shall be dissolved, and shall be merged in the Rural Sanitary District of the Tenbury Union, in the

45

Counties of Worcester, Salop, and Hereford, and shall be subject to the jurisdiction of the Guardians of the Poor of that Union, as the Sanitary Authority for such Rural Sanitary District. A.D. 1876.

II. This Order shall come into operation on the Twenty-fifth day of 5 March next following the date of the Act of Parliament confirming the same.

Given under the Seal of Office of the Local Government Board,
this Thirtieth day of May, in the year One thousand eight
hundred and seventy-six.

10

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

DISTRICT OF TUNBRIDGE WELLS.

*Provisional Order to enable the Urban Sanitary Authority for the District of
Tunbridge Wells to put in force the Compulsory Clauses of the Lands
15 Clauses Consolidation Acts, 1845, 1860, and 1869.*

To the Tunbridge Wells Local Board, being the Sanitary Authority for
the Urban Sanitary District of Tunbridge Wells, in the Counties of
Kent and Sussex ; —

And to all others whom it may concern.

20 WHEREAS the Tunbridge Wells Local Board, as the Sanitary Authority
for the Urban Sanitary District of Tunbridge Wells, in the Counties of Kent
and Sussex, require to purchase and take certain lands and premises, which
are described in the Schedule to this Order, for the purpose of widening and
improving certain streets in their District ;

25 And whereas the said Local Board have made due publication in the
newspaper and served the several notices as required by the Public Health
Act, 1875, and have presented two Petitions to the Local Government Board,
stating as required by that Act, and praying with reference to the said lands
and premises, to be allowed to put in force the powers of the Lands Clauses
30 Consolidation Acts, with respect to the purchase and taking of lands otherwise
than by agreement ;

And whereas upon receipt of such Petitions, the Local Government Board
directed a Local Inquiry to be held as to the propriety of assenting to the
prayer thereof, which Inquiry has been held after due notice, and report has
35 been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the
powers given by the Statutes in that behalf, do hereby empower the
Tunbridge Wells Local Board, from and after the date of the Act of
Parliament confirming this Order, to put in force, with reference to the

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Abstract

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Description of Property.	Owners.	Lessees.	Occupiers.	
A piece of land containing sixty-four square yards or thereabouts, with the buildings thereon, abutting on Mount Zion, High Street, and London Road, Tunbridge Wells.	Francis Peek	John Braby and Thomas Semark.	Thomas Semark.	10
A piece of land containing one hundred and twenty-three square yards or thereabouts, with the buildings thereon, adjoining the above.	Charles Harwood	Charles Harwood, Edward Fry Loof, and Thomas Terry Atkinson.	Charles Harwood, Edward Fry Loof, and Thomas Terry Atkinson.	15
A piece of land containing nine square yards or thereabouts, with the buildings thereon, abutting on Goods Station Road and Basinghall Lane, Tunbridge Wells.	George Gibbs	- - - -	George Gibbs.	20
A piece of land containing thirty square yards or thereabouts, with the buildings thereon, adjoining the last-mentioned premises.	Trayton Kenward, Charles Kenward, John Court, Ann Card.	Hannah Austen	Hannah Austen.	25
A piece of land containing eighty-three square yards or thereabouts, with the buildings thereon, adjoining the last-mentioned premises.	The trustees or managers of the Basinghall Infant School.	- - - -	The trustees or managers of the Basinghall Infant School.	
A piece of land containing three hundred and ninety-five square yards or thereabouts, with the buildings thereon, adjoining the last-mentioned premises.	The South-eastern Railway Company.	Messrs. Cullingham, Sutton, Moore, Brooker, and Ovenden.	Messrs. Cullingham, Sutton, Moore, Brooker and Ovenden.	30

Given under the Seal of Office of the Local Government Board, this 35
First day of June, in the year One thousand eight hundred and
seventy-six.

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

A.D. 1876.

IMPROVEMENT ACT DISTRICT OF
WALTON-ON-THE-NAZE.

*Provisional Order for altering the mode of defraying the expenses of an
Urban Sanitary Authority.*

- 5 To the Commissioners for executing the powers and provisions of a
Local Act of Parliament passed in the fourth and fifth years of
the reign of Her present Majesty, Queen Victoria, intituled "An
" Act to authorize and provide for certain improvements in the
" Town and Parish of Walton-le-Soken otherwise Walton-on-the-
10 " Naze, in the County of Essex," being the Sanitary Authority
for the Urban Sanitary District of Walton-on-the-Naze, in the said
County;—

And to all others whom it may concern.

- WHEREAS under the provisions of a Local Act of Parliament passed in
15 the fourth and fifth years of the reign of Her present Majesty, Queen Victoria,
intituled "An Act to authorize and provide for certain improvements in the
" Town and Parish of Walton-le-Soken otherwise Walton-on-the-Naze, in the
" County of Essex," certain Commissioners were appointed to execute the said
Act in the Town and Parish of Walton-on-the-Naze;

- 20 And whereas the said Town and Parish of Walton-on-the-Naze is an Urban
Sanitary District, of which the said Commissioners are the Urban Sanitary
Authority;

- And whereas by Section 208 of the Public Health Act, 1875, it is enacted
that where at the time of passing of that Act the expenses incurred by an
25 Urban Sanitary Authority for sanitary purposes are payable otherwise than
in the manner provided by the Local Government Acts, the Local Government
Board may, on the application of such Authority, or of any ten persons rated
to the relief of the Poor within the District, declare by Provisional Order that
the expenses of such Authority incurred in the execution of that Act shall be
30 defrayed out of a District Fund and General District Rate to be levied by them
under that Act, subject to the provisions of that Act with respect to the mode
of defraying in certain cases the expenses of the repair of highways;

- And whereas the expenses incurred by the said Commissioners, as such Urban
Sanitary Authority as aforesaid, for sanitary purposes, at the time of the passing
35 of the above-recited Act, were not payable in the manner provided by the
Local Government Acts, and the said Urban Sanitary Authority have applied
to the Local Government Board to declare by Provisional Order that the
expenses of such Authority incurred in the execution of the above-recited Act
should be defrayed as herein-after mentioned;

- 40 And whereas upon receipt of such application the Local Government Board
directed an inquiry to be held on the subject, and the same was held after due
notice thereof, and report has been made to them thereon:

[239.]

B 4

A.D. 1876.

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, all the expenses of the Urban Sanitary Authority for the Urban Sanitary District of Walton-on-the-Naze 5 incurred in the execution of the Public Health Act, 1875, shall be charged upon and defrayed out of a District Fund and General District Rate to be levied by them under that Act, subject to the provisions of that Act with respect to the mode of defraying in certain cases the expenses of the repair of highways. 10

Given under the Seal of Office of the Local Government Board, this
Eighteenth day of May, in the year one thousand eight hundred
and seventy-six.

(L.S.)

G. SOLATER-BOOTH, President.
THOS. SALT, Secretary.

15

DISTRICT OF WITHINGTON.

Provisional Order for constituting the Withington Local Government District.

To the Guardians of the Poor of the Chorlton Union, in the County of Lancaster, being the Sanitary Authority for the Rural Sanitary District of that Union ; — 20

To the Inhabitants of the several Townships of Burnage, Chorlton-cum-Hardy, Didsbury, and Withington, all in the said Union ; —

And to all others whom it may concern.

WHEREAS by Section 271 of the Public Health Act, 1875, it is enacted that the Local Government Board may, by Provisional Order, declare any 25 Rural Sanitary District, or any portion of any Rural Sanitary District or Districts, to be a Local Government District, and that, from and after the commencement of the Order, the District or portion of the District or Districts therein referred to shall become a Local Government District, and shall be subject to the jurisdiction of a Local Board, to be elected in manner provided 30 by Schedule II. to that Act ;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted, that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 271 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to 85 as the commencement of the Order); and that any Order made in pursuance of that part of the Act may, if necessary, provide for the settlement of any differences, or the adjustment of any accounts or apportionment of any liabilities arising between districts, parishes, or other places in consequence of the exercise

of any powers conferred by that part of the Act, and may direct the persons by whom and to whom any moneys found to be due are to be paid, and the mode of raising such moneys; A.D. 1876.

And whereas the Rural Sanitary District of the Chorlton Union consists of the Townships of Burnage, Chorlton-cum-Hardy, and Didsbury, and so much of the Township of Withington as is not included in the Local Government Districts of Moss-side and Rusholme, and it is deemed expedient that the places so constituting the said Rural Sanitary District should be constituted a Local Government District, and that a Provisional Order should be issued by the Local Government Board for that purpose;

And whereas certain debts, amounting to the sum of three thousand six hundred and seventy-five pounds, are owing by the Guardians of the Poor of the Chorlton Union, as the Sanitary Authority for the Rural Sanitary District of that Union, on account of loans contracted for sanitary purposes connected with the said Townships of Burnage, Chorlton-cum-Hardy, Didsbury, and Withington;

And whereas the Local Government Board directed an Inquiry to be held on the subject of the proposed Local Government District, and the same was held, after due notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Declare that the whole of the said Rural Sanitary District of the Chorlton Union, comprising the said Townships of Burnage, Chorlton-cum-Hardy, and Didsbury, together with so much of the Township of Withington as is not included in the Local Government Districts of Moss-side and Rusholme, shall be and is hereby constituted a Local Government District, under the name of the Withington District.

And We do Order as follows, viz.:—

I. This Order shall come into operation on the Twenty-ninth day of September next following the Act of Parliament confirming the same.

II. Fifteen persons, who shall have the qualification prescribed by the law in force for the time being with regard to the election of members of a Local Board, shall be elected as members of the Local Board for the Withington District by the persons qualified to vote in that District.

III. The election of members for the said Local Board shall be conducted in accordance with the rules contained in Schedule II. to the Public Health Act, 1875. Provided, that the Returning Officer shall, when duly appointed give notice of the said election, in accordance with Rule 36 of the said Schedule, within fourteen days from the said Twenty-ninth day of September, and shall specify in such notice the dates on which the several proceedings necessary to complete such election shall be taken, notwithstanding anything in the said Public Health Act, 1875, to the contrary.

And whereas, from and after the first meeting of the Local Board to be elected for the Withington District as aforesaid, the liability for the repayment of the said sum of three thousand six hundred and seventy-five pounds will pass to and be invested in such Local Board.

A.D. 1876. Now therefore, We, the Local Government Board, do hereby further
 — Order that, from and after the first meeting of the Local Board for the
 Withington District the said sum of three thousand six hundred and seventy-
 five pounds, together with the interest due or to become due thereon, shall be
 charged upon and payable out of the District Fund and General District Rate 5
 to be established and levied in the said District.

Given under the Seal of Office of the Local Government Board, this
 Thirtieth day of May, in the year One thousand eight hundred
 and seventy-six.

(L.S.) G. SCLATER-BOOTH, President. 10
 THOS. SALT, Secretary.

DISTRICT OF WHITWOOD.

Provisional Order to enable the Urban Sanitary Authority for the District of
Whitwood to put in force the Compulsory Clauses of the Lands Clauses
Consolidation Acts, 1845, 1860, and 1869. 15

To the Whitwood Local Board, being the Sanitary Authority for the
 Urban Sanitary District of Whitwood, in the West Riding of the
 County of York ;—

And to all others whom it may concern.

WHEREAS the Whitwood Local Board, being the Sanitary Authority for 20
 the Urban Sanitary District of Whitwood, in the West Riding of the County
 of York, require to purchase and take certain lands and premises described in
 the Schedule to this Order, for the purpose of constructing certain works for
 the disposal of the sewage of their District ;

And whereas the said Sanitary Authority have made due publication in the 25
 newspaper and served the several notices, as required by the Public Health Act,
 1875, and have presented a Petition to the Local Government Board, stating
 as required by such Act, and praying, with reference to the said lands and
 premises, to be allowed to put in force the powers of the Lands Clauses
 Consolidation Acts, with respect to the purchase and taking of lands otherwise 30
 than by agreement ;

And whereas the Local Government Board, on receipt of the said Petition,
 directed a Local Inquiry to be held as to the propriety of assenting to the
 prayer thereof, and such Inquiry was held after due notice, and a report has
 been made to them thereon : 35

Now therefore, We, the Local Government Board, in pursuance of 35
 the powers given by the Statutes in that behalf, do hereby empower the
 Whitwood Local Board, from and after the date of the Act of Parliament
 confirming this Order, to put in force, with reference to the lands and premises
 described in the Schedule hereto, the powers of the Lands Clauses Consolidation 40
 Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands
 otherwise than by agreement, or any of them.

A.D. 1876.

The SCHEDULE above referred to.

Township of WHITWOOD, Parish of FEATHERSTONE, in the West Riding of
the County of York.

5	No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
	2	Stream or water- course.	The Right Hon. John Charles George, Earl of Mexborough.	—	—
10	3	Occupation road -	Ditto.	- " -	Henry Briggs, Son, and Company, Limited.
15	4	Tramways - -	The Right Hon. John Charles George, Earl of Mexborough, and Henry Briggs, Son, and Company, Limi- ted.	Henry Briggs, Son, and Company, Limited.	Ditto.
20	6	Bank or strip of land.	The Right Hon. John Charles George, Earl of Mexborough.	- " -	George Sanderson.
	7	Field - -	Ditto.	- " -	Ditto.

Given under the Seal of Office of the Local Government Board, this
First day of June in the year One thousand eight hundred and
seventy-six,

25

(L.S.)

G. SCLATER-BOOTH, President.
THOS. SALT, Secretary.

**Local Government Pro-
visional Orders (Car-
narvon, &c.) [H.L.]**

A

B I L L

INTITLED

An Act to confirm certain Provisional
Orders of the Local Government Board
relating to the Borough of Carnarvon,
and the Districts of Long Eaton, Saint
Neots, Shepton Mallet, Tenbury Wells,
Tunbridge Wells, Walton-on-the-
Naze, Withington, and Whitwood.

(*Brought from the Lords, 6 July 1876.*)

*Ordered, by The House of Commons, to be Printed,
6 July 1876.*

[Bill 239.]
Under 3 oz.

A

B I L L

INTITULED

An Act to confirm certain Provisional Orders of the Local Government Board relating to the Districts of Chelmsford and Merthyr Tydvil, and the Borough of Peterborough (two). A.D. 1876.

WHEREAS the Local Government Board have, as regards the districts and borough herein mentioned, made the Provisional Orders set forth in the schedule hereunto annexed, under the provisions of the Public Health Act, 1875 :

5 And whereas it is requisite that the said Orders should be confirmed by Parliament, and that the provisions herein contained should be enacted in reference to the Orders relating to the borough of Peterborough :

10 Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. The Orders set out in the schedule hereunto annexed shall be and the same are hereby confirmed, and all the provisions thereof shall, from and after the passing of this Act, have full validity and force. The Provisional Orders in schedule confirmed.

2. As regards the works for the disposal of the sewage of the city and borough of Peterborough to be constructed by the mayor, aldermen, citizens, and burgesses of the said city and borough, herein-after termed the Sanitary Authority, the following provisions shall have effect and be carried into execution ; (that is to say, Special provisions for the city and borough of Peterborough sewage works.)

25 A. So far as the works for conveying the sewage from the southern division of the city and borough into the sewage farm of the said Sanitary Authority under, through, or over the north bank of the North Level Commissioners affect the said bank, the same shall be constructed to the reasonable

[Bill 256.]

A

A.D. 1876.

satisfaction of the engineer for the time being of the North Level Commissioners in accordance with working drawings and specifications to be furnished by the Sanitary Authority, and in case of difference between the engineers of the Sanitary Authority and the North Level Commissioners, the same shall, at the joint expense of the Sanitary Authority and North Level Commissioners, be approved in writing by Thomas Elliott Harrison, Esquire, C.E., or failing him, by Sir Joseph Bazalgette, C.E., or failing him, by an engineer to be appointed for the purpose on the application of either party by the Local Government Board, and such works shall be at all times maintained by the Sanitary Authority in a proper and efficient manner.

- B. All other works to be executed by the Sanitary Authority, so far as those works interfere with or affect the banks, drains, or other works of the North Level Commissioners, shall be executed by the Sanitary Authority to the reasonable satisfaction of the engineer for the time being of the North Level Commissioners, and according to working drawings and specifications, to be previously submitted to such engineer and approved by him in writing: Provided that if such engineer shall not have expressed his approval or disapproval of the said working drawings and specifications within one month after the same shall have been submitted to him, he shall be deemed to have approved thereof; and in case of difference between the engineers of the Sanitary Authority and North Level Commissioners, the same shall be approved by an engineer to be appointed for the purpose on the application of either party by the Local Government Board, and to be paid by the Sanitary Authority and the North Level Commissioners jointly, and all such works shall be at all times maintained by the Sanitary Authority in a proper and efficient manner.
- c. With a view to prevent injury to any land within the North Level, effectual provision shall from time to time be made for preventing the discharge of any water from the sewage farm into the North Level, otherwise than into the counter drain through a sluice to be constructed by the Sanitary Authority, at the south-east corner of the sewage farm, and only when the water in the counter drain is below the level of a gauge to be fixed as herein-after provided; that is to say, the level at or above which water shall not be

discharged through the sluice shall be such as may be from A.D. 1876.

- time to time agreed upon between the engineers of the Sanitary Authority and the North Level Commissioners; and in case of difference by an engineer to be appointed for the purpose on the application of either party by the Local Government Board, at the joint expense of the Sanitary Authority and the North Level Commissioners: Provided always, that whenever the level of the water in the counter drain shall be at or above the level agreed upon as aforesaid, and the Sanitary Authority shall not forthwith stop the discharge of water through the said sluice, it shall be lawful for the North Level Commissioners or their officer to close such sluice.
- 5
- 10
- 15 D. The Sanitary Authority shall not construct any outlet from the sewage farm through the North Bank of the North Level Commissioners into the River Nene at or below the level of the highest recorded flood waters of the Nene in 1875.
- 20 E. The Sanitary Authority shall not discharge any effluent water from the sewage farm into the River Nene or counter drain except in accordance with approved standards of purity, that is to say, the standard of purity for such water passing into the River Nene shall from time to time, on the application of either party, be approved by the Local Government Board in case of difference between the respective engineers of the Sanitary Authority and of his Grace the Duke of Bedford, or the owner for the time being of the navigable canal or river called the Thorney River, and the standard of purity for such water passing into the counter drain shall from time to time on the application of either party be approved by the Local Government Board in case of difference between the respective engineers of the Sanitary authority and of the North Level Commissioners.
- 25
- 30
- 35 F. His Grace the Duke of Bedford, or the owner for the time being of the navigable canal or river called the Thorney River, and the North Level Commissioners respectively shall have power at all reasonable times by his or their agent authorised in writing in that behalf to enter upon the sewage farm for the purpose of taking samples of the effluent water, with the object of testing its purity, and the Sanitary Authority shall afford all reasonable facilities for the taking of such samples.
- 40

[256.]

A 2

A.D. 1876.

- g. The Sanitary Authority shall not take any compulsory step under any statutory powers enabling them in that behalf to increase the quantity of sewage discharged in the river Nene by the extension of the water-closet system, or otherwise until the works for the purification of the sewage of the city and borough by means of the sewage farm shall be brought into full operation.
- h The Sanitary Authority shall from time to time at their own cost, and to the reasonable satisfaction of the engineer for the time being of the North Level Commissioners, make good all damage or injury occasioned by any work of the Sanitary Authority to any bank, drain, or other work of the North Level Commissioners.

Special provision for the protection of the Great Northern railway.

3. All works to be executed by the urban sanitary authority for the city and borough of Peterborough on lands taken by them under the powers of the Orders, or either of the Orders, relating to that city and borough hereby confirmed, so far as those works interfere with or affect the Great Northern railway, or any siding thereof, or any railway leased to or worked by the Great Northern Railway Company, shall be executed at the expense of the urban sanitary authority, under the superintendence and to the reasonable satisfaction of the principal engineer of the Great Northern Railway Company, and according to plans and specifications to be previously submitted to such engineer, and approved by him in writing; provided that if such engineer shall not have expressed his approval or disapproval of the said plans and specifications within one month after the same shall have been submitted to him, he shall be deemed to have approved thereof; and the said works shall be constructed and maintained so that the traffic upon the railway shall not be in anywise impeded or interfered with, and such maintenance shall be effected under the superintendence and to the reasonable satisfaction of the engineer of the Great Northern Railway Company, and in all things at the expense of the urban sanitary authority: Provided that any difference which may arise out of this enactment between the Sanitary Authority and the said railway company shall be referred to the arbitration of an engineer to be appointed by agreement between them, or in default of agreement to be appointed by the Local Government Board, and paid by the Sanitary Authority and the said railway company jointly.

Short title.

4. This Act may be cited as the Local Government Board's Provisional Orders Confirmation (Chelmsford, &c.) Act, 1876.

A.D. 1876.

SCHEDULE.

DISTRICT OF CHELMSFORD.

Provisional Order to enable the Urban Sanitary Authority for the District of Chelmsford to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Chelmsford Local Board, being the Sanitary Authority for the Urban Sanitary District of Chelmsford, in the County of Essex ;—

And to all others whom it may concern.

WHEREAS the Chelmsford Local Board, as the Sanitary Authority for the Urban Sanitary District of Chelmsford, in the County of Essex, require to purchase and take certain lands and premises situate within their District, and which are described in the Schedule to this Order, for the purpose of providing a market-place, market-house, and other conveniences with respect thereto, and of improving certain streets and constructing a new street in the said District ;

And whereas the said Local Board have made due publication in the newspaper, and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement ;

And whereas upon receipt of such Petition, the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the Chelmsford Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

A.D. 1876.

The SCHEDULE above referred to.

Nos. on deposited Plan.	Description of Lands, &c.	Owners.	Occupiers.
11, 13, & 14.	A piece of land and road at the rear of the Corn Exchange in Tindal Square.	Joseph Wells, Henry Collings Wells, Frederick Wells, Walter Woodcock Perry.	Joseph Wells, Henry Collings Wells, Frederick Wells, Walter Woodcock Perry, William Scotcher, John Craske. 5 10
26 & 27	A messuage and buildings, called the Golden Lion Inn, abutting on Duke Street and Tindal Square, with the yards and out-buildings belonging thereto, and sites for cattle pens abutting thereon, containing about 3,270 square feet.	ditto - -	William Scotcher. 15
15	An implement warehouse, yard, and premises, containing about 3,200 square feet, adjoining the Corn Exchange, and a piece of land with the lean-to buildings thereon.	The Chelmsford Corn Exchange Company, Limited.	Joseph Brittain Pash, Chelmsford Corn Exchange Company, Limited. 20
29	A messuage and premises near Threadneedle Street.	Henry Rayner -	Henry Rayner.
30	ditto - - - - -	ditto - -	Miss Wade.
31	ditto - - - - -	ditto - -	Peter Salmon. 25
32	ditto - - - - -	ditto - -	John Orton.
33	ditto - - - - -	ditto - -	W. Lagden.
34	ditto - - - - -	ditto - -	S. Collis.
35	ditto - - - - -	ditto - -	Thompson.
29	A parcel of land near Threadneedle Street, partly a brick field and partly pasture land, containing about 6 acres.	ditto - -	Henry Rayner. 30
28	A piece of garden ground near Threadneedle Street, containing about 19 perches.	The Governors of the Chelmsford Grammar School.	Rev. James Tanner. 35
36 & 37	A piece of land, partly roadway and partly pasture land, containing about 2 roods, leading from Duke Street to the land of Henry Rayner.	Joseph Wells, Frederick Wells.	Joseph Wells, Henry Collings Wells, Frederick Wells, Walter Woodcock Perry. 40

Given under the Seal of Office of the Local Government Board, this
Thirteenth day of June, in the year One thousand eight hundred
and seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

45

DISTRICT OF MERTHYR TYDVIL.

A.D. 1876.

Provisional Order to enable the Urban Sanitary Authority for the District of Merthyr Tydvil to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

5 To the Merthyr Tydvil Local Board of Health, being the Sanitary Authority for the Urban Sanitary District of Merthyr Tydvil, in the County of Glamorgan;—

And to all others whom it may concern.

10 WHEREAS the Merthyr Tydvil Local Board of Health, as the Sanitary Authority for the Urban Sanitary District of Merthyr Tydvil, in the County of Glamorgan, require to purchase and take certain lands and premises which are described in the Schedule to this Order, for the purpose of constructing certain works for supplying their District with water;

15 And whereas the said Local Board of Health made due publication in the newspaper, and served the several notices as required by the Public Health Act, 1875, and presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise
20 than by agreement;

And whereas upon receipt of such Petition, the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which inquiry was held after due notice, and report has been made to them thereon:

25 Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the Merthyr Tydvil Local Board of Health, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and
30 taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

35	No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Occupiers.

The Parish of LLANFRYNACH, in the County of BRECON.

40	1	Mountain pasture, River Taff Vechan, and stream.	Howell Richards and Llewellyn Richards.	John Williams.
	2	Ditto - - -	Ditto - - -	Ditto.
	3	Mountain pasture, River Taff Vechan, stream, and old sheep pen.	Ditto - - -	Ditto.

[256.]

A 4

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Occupiers.	
4	Mountain pasture, River Taff Vechan, and stream.	Howell Richards and Lewellyn Richards.	John Williams.	5
5	Ditto - - -	Ditto - - -	Howell Richards.	
6	Mountain pasture, River Taff Vechan, stream, and sheep pens (formerly an old house called Noyaddfach).	Ditto - - -	Ditto	10
7	Common and streams - -	J. Gwynne Holford - -	Howell Richards, John Williams.	
8	Ditto - - -	Ditto - - -	Ditto.	
9	Ditto - - -	Ditto - - -	Ditto.	
9A	Common, streams, and River Taff Vechan.	Ditto - - -	Ditto.	15
10	Common and streams - -	Ditto - - -	Ditto.	
10A	Road - - -	Ditto and the Surveyor of Highways for the Parish of Llanfrynach or one of them.	Ditto.	20

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
Parish of MERTHYR TYDVIL, in the County of GLAMORGAN.				
8	Pasture land - -	David Watkins, Mary Williams, Jane Davies, Margaret Williams, Thomas Llewellyn Brewer, Mary his wife, Edmund Williams, Lady Mary Selina Louisa Windsor Clive, the Right Hon. the Earl of Bradford, and the Hon. Robert Charles Herbert.	- - -	David Watkins.
21	Pasture land, pond, embankments, and footpaths.	The Dowlais Iron Company.	- - -	The Dowlais Iron Company.
22	Tips, occupation road, footpaths, and waste land.	Ditto - - -	- - -	Ditto.

Names of Mills, Factories, or other Works.	Owners or reputed Owners.
Cyfarthfa Iron Works - - -	Robert Thompson Crawshay.
Glamorganshire Canal - - -	The Glamorganshire Canal Company.
Plymouth Iron Works - - -	The Plymouth Iron Company.
Pontsticill Mill - - -	Anne Hand, Edward Davies, Jemima Davies, Catherine Bevan, Charles Gabell and Elizabeth his wife, Henry O'Neil and Maria his wife.

Given under the Seal of Office of the Local Government Board,
this Thirteenth day of June, in the year One thousand eight
hundred and seventy-six.

(L.S.)

G. SOLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

50

CITY AND BOROUGH OF PETERBOROUGH.

A.D. 1876.

Provisional Order to enable the Urban Sanitary Authority for the City and Borough of Peterborough to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

- 5 To the Mayor, Aldermen, Citizens, and Burgesses of the City and Borough of Peterborough, in the Counties of Northampton and Huntingdon, being the Urban Sanitary Authority for that City and Borough; —
And to all others whom it may concern.
- 10 WHEREAS the Mayor, Aldermen, Citizens, and Burgesses of the City and Borough of Peterborough, in the Counties of Northampton and Huntingdon, acting by the Council, being the Sanitary Authority for the Urban Sanitary District of that Borough, require to purchase and take certain lands and premises which are described in the Schedule to this Order, for the construction
- 15 of works of water supply for the said City and Borough;
And whereas the said Council, as such Sanitary Authority as aforesaid, have made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference
- 20 to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement;
And whereas upon receipt of such Petition the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the
- 25 prayer thereof, which Inquiry was held after due notice, and report has been made to them thereon:
Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said Council, as such Sanitary Authority as aforesaid, from and after the date of the
- 30 Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

35	No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Occupiers.
Township of WILSTHORPE, in the County of LINCOLN.				
40	1	A close of pasture and arable land known as "Featherstone Piece."	Arthur William English	William Cross.
	2	An adjoining close of arable land	Same	Same.
	[256.]		B	

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Occupiers.
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5	Close of land called "Foal's Close" or "Gravel Round Close."	Ernest Richard Charles Cust -	William Bland.	5
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(L.S.) G. SCLATER-BOOTH, President. 10
JOHN LAMBERT, Secretary.

Provisional Order to enable the Urban Sanitary Authority for the City and Borough of Peterborough to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

And to all others whom it may concern. 20

And whereas the said Council, as such Sanitary Authority as aforesaid, have made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference 30 to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement;

And whereas upon receipt of such Petition the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the 35 prayer thereof, which Inquiry was held after due notice, and report has been made to them thereon :

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said Council, as such Sanitary Authority as aforesaid, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the
5 lands and premises described in the Schedule hereto, the powers of the Lands
Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase
and taking of lands otherwise than by agreement, or any of them.

A.D. 1876.

The SCHEDULE above referred to.

10	Nos. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Occupiers.
Parish of STANGROUND, County of CAMBRIDGE.				
15	9	Pasture land - - -	The trustees or representatives of the late Honourable George Wentworth Fitzwilliam.	Catherine Bull.
	10 and 18	ditto - - -	ditto - - -	John Odam.
	11	ditto - - -	ditto - - -	Henry Dodson.
	12 and 45	ditto - - -	ditto - - -	Mary Speechley.
20	13	ditto - - -	ditto - - -	William King.
	14	ditto - - -	ditto - - -	John Copeman Lound.
	15, 28, and 29	ditto - - -	ditto - - -	William Stanley.
	16 and 17	ditto - - -	ditto - - -	Thomas Tebbe.
25	19, 22, 27, 30, 31, and 32	Arable and pasture land -	ditto - - -	John Core.
	20	Pasture land - - -	ditto - - -	Ann Newton.
	21	ditto - - -	ditto - - -	Sarah Freeman.
30	23	ditto - - -	ditto - - -	Edward Speechley.
	24	ditto - - -	ditto - - -	Henry Todd.
	25 and 44	ditto - - -	ditto - - -	Edward Bothamley.
	26	ditto - - -	ditto - - -	Joseph Serjeant.
	33	ditto - - -	ditto - - -	Elisabeth Bowers.
35	34 and 35	ditto - - -	ditto - - -	William Shepherd Peaks.
	36	ditto - - -	ditto - - -	Henry Green.
	37 and 41	ditto - - -	ditto - - -	Richard Mackinder.

12

Local Government Provisional Orders [39 & 40 Vict.]
(Chelmsford, &c.)

A.D. 1876.

Nos. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Occupiers.	
38	Pasture land - -	The trustees or representatives of the late Honourable George Wentworth Fitzwilliam.	Josiah Stocks.	5
39	ditto - -	ditto - -	Henry Cox.	
40	ditto - -	ditto - -	William Lilley.	
42, 43, and 46	ditto - -	ditto - -	George Vergette.	10
47	ditto - -	ditto - -	William Southwell.	
49	Occupation road - -	ditto - -	—	
50	Cats water drain - -	ditto - -	—	
Parish of PETERBOROUGH, County of NORTHAMPTON.				15
7	Pasture land - -	The trustees or representatives of the late Honourable George Wentworth Fitzwilliam.	Catherine Bull.	
11	Pasture land by the side of the Cat's water drain.	ditto - -	William King.	20

Given under the Seal of Office of the Local Government Board, this
Sixth day of June, in the year One thousand eight hundred and
seventy-six.

(L.S.)

G. SCLATER-BOOTH, President.
JOHN LAMBERT, Secretary.

25

**Local Government Pro-
visional Orders
(Chelmsford, &c.) [H.L.]**

A

B I I, L

INTITULLED

An Act to confirm certain Provisional
Orders of the Local Government
Board relating to the Districts of
Chelmsford and Merthyr Tydvil, and
the Borough of Peterborough (two).

(Brought from the Lords 18 July 1876.)

*Ordered, by The House of Commons, to be Printed,
18 July 1876.*

[Bill 256.]

Under 2 oz.

Local Government in Towns (Ireland) Bill.

ARRANGEMENT OF CLAUSES.

Clause.

1. Short title.
2. Interpretation.
3. Application of Act.
4. Existing governing bodies, when to go out.
5. One half of members of governing body to be elected by owners, and one half by occupiers. Number of governing body to be an even number.
6. Rotation.
7. Manner of making the rotation list.
8. Retiring members eligible to be re-elected.
9. Occasional vacancies of governing body to be filled up by fresh elections.

Qualification of Voters.

10. Qualification of voters at election of governing bodies. In Dublin, as owners; as occupiers. Elsewhere than Dublin, as owners; as occupiers. Exception of aliens and paupers.
11. Voters in corporate towns to be burgesses.
12. Power to vote both as owners and occupiers.
13. Proportion of rate to be deducted from rent by occupiers.
14. Where more than one rent is paid.
15. Restriction of power of making deductions.
16. Agreements to forego deductions of rate void.
17. Receipts for rates to be taken in payment of rent.
18. Definition of ratepayer.
19. Electors to have plural votes in proportion to property.
20. Joint ratepayers, how to vote.
21. Corporations and companies, and government, how to vote.

[Bill 52.]

a

Clause.

- 22. Qualification of members of governing body; as owners representatives; as occupiers representatives.
- 23. Disqualifications.

Registers of Voters.

- 24. Who to send in claims to vote.
- 25. Town clerk to prepare lists of persons entitled to vote.
- 26. Penalty on collectors, &c. neglecting their duties.
- 27. Persons omitted from lists to give notice to the town clerk.
- 28. Revision of lists.
- 29. Additional revising barristers may be appointed.
- 30. Revised lists to be copied by town clerk into a book.
- 31. Copies of registers, &c. to be made for sale.
- 32. Compensation to officers.
- 33. Expenses, how to be defrayed.
- 34. Delivery of notices.

Procedure at Elections.

- 35. Elections of governing body, how to be conducted.

SCHEDULES.

A
B I L L

TO

Reform and assimilate the Systems of Local Governments A.D. 1876.
in force in Towns in Ireland. —

WHEREAS it is expedient that the law relating to municipal elections in Ireland should be amended :

Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal,
5 and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. This Act may be cited as "The Municipal Elections (Ireland) Short title.
Act, 1876."

2. In the construction of this Act the following words and Interpretation.
10 expressions shall, except where the context excludes such construction, be interpreted as follows :

The word "town" shall include a city, town, corporate borough, market town, county of a city, county of a town, or other town in Ireland, and in relation to any governing body shall mean
15 the area within which such governing body has jurisdiction :

The terms "governing body" and "local rate," in relation to any town described in the first column of the Schedule (A.) to this Act annexed, shall mean the persons or bodies of persons, and the rate in that behalf respectively described in the second and
20 third columns of the said schedule :

The expressions "returning officer" and "town clerk," used in relation to any town described in the said schedule, shall mean the persons in that behalf respectively described in the fourth and fifth columns of the said schedule :

25 The expression "town hall" shall include the offices of any commissioners, municipal commissioners, town or township commissioners, of any town in which this Act is in force :

The expression "commencement of this Act," in relation to any town mentioned in the first column of the said schedule, shall
30 mean the day on which this Act shall come into force in such town :

[Bill 52.]

A

A.D. 1876.

The term "special Act," in relation to any governing body, shall mean and include any and every Act of Parliament under the provisions of which such governing body is constituted, and in the execution of which such governing body is acting :

The word "prescribed," used in this Act in reference to any matter therein stated, shall be construed to refer to such matter as the same shall be prescribed or provided for in the special Act, and the sentence in which such word occurs shall be construed as if instead of the word prescribed the expression "prescribed for that purpose in the special Act" had been used :

The expression "revising barrister" shall mean, with respect to any city, town, or borough returning a member or members to sit in Parliament, the chairman or barrister having jurisdiction to revise the list of parliamentary voters for such city, town, or borough ; and with respect to any other town, the chairman or barrister having jurisdiction to revise the list of parliamentary voters of the county or the riding thereof within which such town is situated, or the deputy of such chairman or barrister, or any barrister appointed under the provisions of this Act to revise the lists of voters in any town in which this Act is in force :

The word "rent" shall include every reservation or sum or value rendered either in money or otherwise by any tenant, or under any contract for or in respect of the occupation, use, or enjoyment of any lands and premises, and also every fee farm rent, rent seck, head rent, and chief rent :

The expression "Valuation Acts" shall mean the Act of the fifteenth and sixteenth years of the reign of Her present Majesty, intituled "An Act to amend the laws relating to the valuation of rateable Property in Ireland," and any Act or Acts amending the same :

The expression "Poor Law Acts" shall mean the Act of the first and second years of the reign of Her present Majesty, intituled "An Act for the more effectual relief of the destitute Poor in Ireland," and any Act or Acts amending the same ; and the expression "net annual value" used in relation to any lands or premises shall have the same meaning as that expression has under the Poor Law Acts :

The expression "lands and premises" shall include all rateable hereditaments within the meaning of the Poor Law Acts.

3. The provisions of this Act shall come into force in all towns described in the Schedule (A.) to this Act annexed, at the times herein-after respectively mentioned with reference to such towns ; that is to say, A.D. 1876.
Application
of this Act.

5 In every town described in Part I. of the said schedule, from and after the passing of this Act :

In every town described in Part II. of the said schedule which, at the time of the passing of this Act, contains a population exceeding *six thousand*, from and after the passing of this Act :

10 In every town described in Part II. of the said schedule which, at the time of the passing of this Act, contains a population not exceeding *six thousand*, from and after the time when the population of such town shall exceed *six thousand*.

15 In estimating at any time the population of any town the population mentioned in the census or abstract then last laid before Parliament, as by law required, with reference to such town shall be deemed to be the population thereof : Provided always that this Act shall not cease to be in force in any town in which it has once come into operation in consequence of the number of the population of such town falling below *six thousand*.

20 Provided also that until after the formation of the first registers of voters under this Act in any town, all elections shall be held, and all persons shall be qualified to vote in the manner and subject to the conditions in force in such town at the time of the passing of this Act.

4. On the *twenty-fifth day of November* which shall first occur after the formation of the first registers of voters in any town under the provisions of this Act, or, if such day be a Sunday, then on the following day, (which day is in this Act referred to as “ the first
30 “ election ”), all the members of the governing body of such town shall go out of office, but shall be eligible for re-election, and on the same day persons shall be elected to be members of such governing body as provided for by this Act. Existing
governing
bodies, when
to go out.

35 In every town in which the day prescribed for the election of the governing body shall occur between the *first day of August* next after the commencement of this Act within such town and the *twenty-fifth day of November* then next following, both inclusive, no election shall be held on such day, but every member of such governing body then holding office shall continue to hold such office
40 until the said *twenty-fifth day of November*, and shall have all the powers and be subject to all the duties and be entitled to the same,

A.D. 1876. or a proportion of the same, salary and fees of such office for the time for which he shall act as if he had been elected to such office on the day prescribed for the election of the governing body of such town, and had continued in office until the *twenty-fifth day of November* then next following. 5

One half of members of governing body to be elected by owners, and one half by occupiers.

Number of governing body to be an even number.

5. At and after the first election in any town one half of the members of the governing body, or if such town be divided into wards, one half of the members of the governing body for each ward shall be elected by persons qualified to vote as owners, and shall be styled "owners representatives," and the other half shall be 10
elected by persons qualified to vote as occupiers, and shall be styled "occupiers representatives;" and where before the commencement of this Act the number of members of the governing body of any town, or the number of members of such governing body elected for any ward of such town, was not a number which is 15
divisible by two, the Local Government Board of Ireland may by order under the hand of their secretary, to be published in the Dublin Gazette and in some newspaper circulating in such town, increase or diminish the number of the governing body in such town, or the number of members thereof elected for any ward or 20
wards, or for all the wards therein, so as to make such number a number which is divisible by two; and in making such increase or reduction the Local Government Board shall have regard to the circumstances of each such town and to the provisions of this Act, and may, if they think fit, cause a local inquiry to be held 25
in such town for the purpose of obtaining information as to the circumstances of such town, and the most convenient mode of giving effect to the objects of this Act.

Rotation.

6. The members of the governing body of any town elected at the first election shall go out of office by rotation in the following 30
manner; viz., on the *twenty-fifth day of November* in the year following the first election, *one third* of the members of such governing body shall go out of office, and on the *twenty-fifth day of November* in the following year, another *third* of the members of such governing body shall go out of office, and on the *twenty-fifth* 35
day of November in the following year, the remainder of the members of such governing body shall go out of office, and on the *twenty-fifth day of November* in every subsequent year, *one third* of the members of such governing body (being those who have been longest in office) shall go out of office; and in each instance the 40
places of the retiring members of the governing body, if owners

representatives, shall be supplied by the election on the *twenty-fifth day of November* in each year of a like number of owners representatives, and if occupiers representatives by the election on such day of a like number of occupiers representatives in the manner
5 by this and the special Act provided.

A.D. 1876.

Provided always, that if the number of members of the governing body be some number not divisible by three the governing body shall in each case determine what number of such members, as nearly one third as may be, shall go out of office, so that no member
10 shall remain in office longer than *three years* without being re-elected.

7. In order to determine the rotation by which the first members of the governing body of any town shall go out of office, such governing body shall within one month after the first election meet
15 at some convenient place for the purpose of forming a rotation list, and at such meeting the town clerk or some person to be then appointed for that purpose by such governing body, shall write the names of all the members of such governing body on separate slips of paper, all as nearly as may be of equal size, and having folded
20 them up in the same manner, he shall put them into a ballot box, and shall in the presence of the meeting draw out such slips of paper in succession, and the names upon the slips so drawn shall be written by such town clerk or other person in a list in the order in which they are drawn, or where the governing body are elected
25 for wards in as many lists as there are wards, and in the order aforesaid, each list containing the names of the members of the governing body for one such ward only, and every such list shall be kept by the town clerk among the papers of the governing body, and the names therein shall be numbered consecutively, and the
30 members of the governing body shall retire from office in the order in which their names appear on such list or lists, as the case may be, in the proportions in this Act mentioned.

Manner of making the rotation list.

8. Every member of any governing body going out of office by rotation may be re-elected, and after such re-election he shall with
35 reference to going out by rotation be considered as a new member.

Retiring members eligible to be re-elected.

9. If any extraordinary vacancy shall be occasioned in the governing body of any town, the persons entitled to vote at the election of such governing body, or where such town is divided into wards, the persons entitled to vote at the election of the members of such
40 governing body for the ward in which such vacancy has occurred, shall, on a day to be fixed by the returning officer (such day not to

Occasional vacancies of governing body to be filled up by fresh elections.

[52.]

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A.D. 1876. be later than ten days after such vacancy) elect from the persons qualified to be members of such governing body, another person qualified to supply such vacancy : Provided always, that if the member in whose room such person is to be elected was an owners representative, no person not qualified to vote as an owner as 5 herein-after provided shall vote at such election ; and if the member in whose room such person is to be elected was an occupiers representative, no person not qualified to vote as an occupier shall vote at such election ; and such election shall be held and the voting and other proceedings, in case of a contest, shall be conducted in the 10 prescribed manner ; and every person so elected shall hold such office until the time at which the person in the room of whom he was chosen would regularly have gone out of office, and he shall then go out of office, but shall be capable of immediate re-election if then qualified as prescribed. 15

Qualification of Voters.

Qualification
of voters at
election of
governing
bodies.

10. In addition to the persons heretofore qualified by law to vote at the election of members of the governing body of any town in which this Act is in force, every man who is a ratepayer within the meaning of this Act and who is qualified as follows, shall be entitled 20 to be registered and to vote at any such election ; (that is to say,)

In Dublin,
as owners ;

(1.) In the city of Dublin ; every man of full age and not subject to any legal incapacity, who is entitled to receive rent arising from any lands and premises situated within the said city (in case such rent shall exceed all rent paid by 25 him in respect of the same lands or premises), or who, if the same were let to a tenant, would be entitled to receive the rent from the tenant thereof, shall, if duly registered, be entitled to vote as an owner :

As occupiers.

(2.) In the city of Dublin ; every man of full age and not subject 30 to any legal incapacity, who is the actual occupier as tenant or owner of any house, warehouse, counting-house, or shop situated within the said city, shall, if duly registered, be entitled to vote as an occupier :

Elsewhere
than Dublin,
as owners ;

(3.) In any town except Dublin ; every man of full age and not 35 subject to any legal incapacity, who is entitled to receive rent arising from any lands or premises situated within such town, rated under the last rate for the time being at the net annual value of more than *four pounds*, (in case such rent shall exceed all rent paid by him in respect of the 40

same lands or premises,) or who, if the same were let to a tenant, would be entitled to receive the rent from the tenant thereof, shall, if duly registered, be entitled to vote as an owner : A.D. 1876.

- 5 (4.) In any town except Dublin; every man of full age and not subject to any legal incapacity, who is the actual occupier as tenant or owner of any house, warehouse, counting-house, or shop situated within such town, rated under the last rate for the time being at the net annual value of more than *four pounds*, shall, if duly registered, be entitled to vote as an occupier. As occupiers.
- 10

Provided always, that no such person shall be entitled to be registered and to vote as aforesaid unless he shall have been rated to the local rate then last levied in respect of such land or premises, and shall have been the owner or occupier of such lands or premises, or other lands or premises of a like nature, within such town, and rated as aforesaid for the space of twelve months at least next preceding the *last day of June* then last past; nor unless he shall on or before such *last day of June* in such year have paid or discharged all such rates as aforesaid as shall have become payable by him in respect of such lands or premises and all poor rates, grand jury cess, and local rates, except such of the said rates as shall have become payable by him within the six months next preceding such *last day of June*.

- 25 Provided also, that no person being an alien, or who, within the twelve calendar months next preceding the said *last day of June*, shall have received relief by order of any board of guardians, or of any paid officer appointed under the Poor Law Acts, shall be entitled to be registered or to vote. Exception of aliens and paupers.

- 30 11. Every man who is entitled under the provisions of this Act to be registered, and to vote at the election of the governing body, or of any members thereof, of any town described in Part I. of the Schedule (A.) to this Act annexed, shall be deemed to be a burgess of such town, and a member of the body corporate of the mayor, aldermen, and burgesses of such town. Voters in corporate towns to be burgesses.
- 35

12. Any person who is qualified to vote both as owner and also as occupier of the same lands and premises shall be entitled to vote both as an owner and also as an occupier. Power to vote both as owners and occupiers.

- 40 13. If in any town in which this Act is in force, any person occupying lands and premises is liable to pay a rent, and is also Proportion of rate to be deducted

[52.]

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A.D. 1876. liable to pay local rate in respect of the same, such person may deduct from such rent for each pound of the rent which he shall be liable so to pay one half of the sum which he shall have paid as rate in respect of each pound of the net annual value of such lands and premises (whether such rent shall be greater or less than such net annual value), and so in proportion for any less sum than a pound : Provided always, that in no case shall it be lawful for such person to deduct from such rent a larger sum than one half the amount of the rate which he shall have paid in respect of such lands and premises. 5 10

Where more than one rent is paid. 14. Where any person receiving rent in respect of any lands or premises shall also pay a rent in respect of the same, he shall be entitled to deduct from the rent so paid by him a sum bearing such a proportion to the amount of local rate deducted from the rent received by him as the rent paid by him bears to the rent received by him : Provided always, that every lessor rated under the provisions of the Local Act, instead of any occupier of lands or premises, shall be entitled to deduct from any rent paid by him in respect of such lands and premises, a sum bearing such a proportion to one half of the entire rate on such property as the rent paid by him bears to the net annual value of such lands and premises. 15 20

Restriction of power of making deductions. 15. The power by this Act given of making a deduction from any rent payable by any person in respect of rate which has been paid, or in respect of any deduction which has been made from any rent received by such person, shall be subject to the following restrictions : 25

(1.) In the case of a person having no greater interest in the lands and premises in respect of which such rate is made than a tenancy at will, tenancy from year to year, or lease or agreement for a term not exceeding one year of such lands or premises in any town, such power shall not be exercised in respect of any rate which shall become payable before the expiration of *one year* from the day which shall first occur after the commencement of this Act in such town, on which notice may by law be given by the landlord of such lands or premises of his intention to terminate such tenancy : 30 35

(2.) In the case of a lease or agreement for a lease granted or made before the commencement of this Act of any lands or premises in any town for a term exceeding one year, no 40

A.D. 1876.
—

such deduction shall be made in respect of any rate or rent which shall become payable before the expiration of three years from the commencement of this Act in such town, and where any such deduction has been made from
5 any such rent, the person entitled to receive such rent may serve a notice, in the form in Schedule (B.) to this Act annexed, or to the like effect, on the person liable to pay such rent, requiring such person to pay an annual sum equivalent to the proportionate part of the rate or sum
10 deducted from such rent, calculated on the average amount of such rate during the *three years* next preceding, in addition to the rent previously paid by such person ; and from and after the receipt of such notice, such person shall be liable to pay, and shall pay the sum mentioned in
15 such notice in addition to the sum previously payable by such person in respect of rent ; and all actions, suits, and proceedings which might have been commenced and prosecuted by the person entitled to receive the rent payable before the service of such notice for the recovery of the
20 same, may be commenced and prosecuted for the purpose of recovering the rent so increased as aforesaid, as fully and effectually as they might have been commenced and prosecuted for the recovery of the rent payable before the service of such notice as aforesaid ; and the service of such
25 notice and the recovery of such increased rent as aforesaid by the person entitled to receive the same, shall not be deemed a disturbance of such tenant in his holding by the act of the landlord within the meaning of “ The Landlord and Tenant (Ireland) Act, 1870.”

30 **16.** Any covenant or agreement whereby any person liable to pay rent, and entitled under the provisions of this Act to deduct there-
from any local rate or portion of local rate, shall have covenanted or agreed or shall hereafter covenant or agree to forego such deduction, shall, so far as such rate is concerned, be of no effect.

Agreements to forego deductions of rate void.

35 **17.** In all cases the receipt for local rate in respect of any lands or premises in any town in which this Act is in force shall be accepted by every person entitled to receive rent in respect of the same lands and premises in lieu of such a sum of money, and in full consideration of such portion of rent as the person tendering such
40 receipt is hereby entitled to deduct from such rent by reason of his payment of the rate for which such receipt shall be given : Provided

Receipts for rates to be taken in payment of rent.

[52.]

B

A.D. 1876. — always, that no deduction on account of any payment of rate under this Act shall be held to be a discharge of any portion of any gale or quarterly or other payment of rent due from the person entitled to make such deduction, so as to prejudice the right of any landlord to recover the possession of any lands or premises by ejection for non- 5 payment of the rent thereof in any case where the remaining portion of such gale shall be unpaid, but that it shall and may be lawful for such landlord to proceed for the recovery of such lands and premises by ejection, as effectually as if the entire gale or quarterly or other payment of rent out of which such deduction is hereby allowed had 10 remained wholly due and unpaid: Provided also, that no deduction shall be made from any rentcharge granted by way of jointure, or any other rentcharge or annuity granted, limited, or devised for a life or lives in being only, or for years determinable on a life or lives in being. 15

Definition of ratepayer. 18. Every occupier paying local rate and not entitled to deduct the whole thereof from the rent paid by him, and every person receiving in respect of any lands or premises rent from which any deduction shall be made on account of local rate, in case such rent shall exceed all rent paid by him in respect of the same lands or 20 premises, shall be deemed to be a ratepayer within the meaning of this Act.

Electors to have plural votes in proportion to property. 19. At every election of the governing body of any town in which this Act is in force, when a local rate shall have been made, every ratepayer who under the last of such rates shall have paid 25 or be liable to pay rate (whether in one or in more than one sum or charge) in respect of lands and premises in such town, shall (if registered) have a vote or votes according to the scale herein-after mentioned; (the number of votes in the case of an occupier to be computed and allowed in respect of the net annual value of the 30 lands and premises occupied by him, and in the case of a person receiving rent and contributing rate in respect thereof to be computed and allowed according to the net amount of the rent received by him after deducting therefrom all rent which he may be liable to pay, and in respect of which he may be entitled to deduct from the 35 rate contributed).

Where the net annual value of such lands and premises so occupied or the net amount of such rent,—

Shall not amount to <i>twenty pounds</i>	-	-	<i>one vote</i> ;	
Shall amount to <i>twenty pounds</i> and not to <i>fifty</i>				40
<i>pounds</i>	-	-	-	<i>two votes</i> ;

- Shall amount to *fifty pounds* and not to *one hundred pounds* - - - - - *three votes* ;
 Shall amount to *one hundred pounds* and not to *one hundred and fifty pounds* - - - - - *four votes* ;
 5 Shall amount to *one hundred and fifty pounds* and not to *two hundred pounds* - - - - - *five votes* ;
 Shall amount to *two hundred pounds and upwards* *six votes* :

And in every case, except where the same person claims to vote both as owner and also as occupier in respect of the same lands
 10 and premises, if the occupier paying rates shall not be entitled to deduct any part thereof from any rent paid by him, he shall have *double the number of votes* above mentioned, and where the net annual value of the rateable property shall exceed the rent paid by the occupier he shall, in addition to his votes as occupier, have the same
 15 number of votes as owner as if such excess of net annual value were rent received and retained by him without deductions; and for the purpose of ascertaining the number of votes to which a ratepayer shall be entitled, the aggregate amount of the valuation under the Valuation Acts of the lands and premises in respect of
 20 which he claims to vote shall be taken to be the annual value thereof.

20. In case two or more ratepayers shall be jointly liable to pay local rate, each of them shall be entitled to vote according to the proportion and amount which shall be borne by him, and where one
 25 only of the persons jointly liable shall claim to vote, he shall be entitled to vote in respect of the whole of the lands and premises in respect of which such ratepayers may be jointly liable.

Joint rate-payers, how to vote.

21. In cases of lands or premises belonging to or occupied by any corporation aggregate, or any joint stock or other company, or
 30 any department of the Imperial Government, no member of such corporation, or proprietor of or interested in such company or officer of such department shall be entitled to vote in respect thereof, but any officer of such corporation or company or department of the Imperial Government, as the case may be, whose name shall be
 35 registered by the order or direction of the governing body of such corporation or of the directors of such company or of the chief officer or secretary of such department of the Government as their proxy, shall be entitled to vote either as owner or occupier, or both as owner and as occupier, as the case may be, in respect of such
 40 lands or premises in the same manner as if he were himself qualified

Corporations and companies, and government, how to vote.

A.D. 1876. to vote as owner or occupier, or both as owner and as occupier, in respect thereof.

Qualification
of members
of governing
body ;

22. Every man of full age (not being in holy orders or a regular minister of any religious denomination) whose name appears on any register of voters of any town described in the first column of the Schedule (A.) to this Act annexed, and who is qualified as follows, shall be eligible to be elected a member of the governing body of such town ; that is to say,

as owners
representa-
tives ;

Every such man who is seised or possessed of real or personal property, or both, of the clear value of *five hundred pounds* or upwards above what will satisfy his debts, shall be eligible to be elected as an owners representative :

as occupiers
representa-
tives ;

Every such man who is in actual occupation of any house, warehouse, counting-house, or shop within such town, rated at the net annual value of *twelve pounds* or upwards under the Poor Law Acts, shall be eligible to be elected as an occupiers representative :

Provided always, that if two or more persons be jointly seised or possessed of real or personal property, or both, of such value or amount as would, if equally divided between them, qualify each to be elected, or if two or more persons be jointly rated in respect of any property which, if equally divided between them, would qualify each to be elected, each of the persons so jointly seised, possessed, or rated may be elected, but the same property shall not at the same time qualify both the owner and the occupier thereof.

Disqualifi-
cations.

23. No bankrupt or other person not qualified as aforesaid shall be capable of being elected as aforesaid ; and if any person after being so elected shall lose or discontinue to hold his qualification or shall be declared bankrupt, or shall compound with the creditors, or if any member elected under this Act shall accept or hold any office or place of profit under the governing body, of which he is a member, or shall in any manner be concerned in any bargain or contract entered into by such governing body, or participate in the profit thereof, or of any work done under the authority of the local Act in or for the town for which he is member, then and in every such case such person shall, except in the cases next herein-after provided, cease to be such member, and his office as such shall thereupon become vacant ; and any person who, not being duly qualified to act as member of the said governing body, or who after being disqualified or disabled from acting by any provision of this Act, shall so act, shall for every such offence be liable to a penalty of *fifty pounds*, which may be recovered by any person, with full costs of suit, by

action of debt; and in such action it shall be sufficient for the plaintiff to prove in the first instance that the defendant at the time when the offence is alleged to have been committed, acted as such member, and the burden of proving qualification or negating dis-

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—

- 5 qualification by reason of not being seised or possessed of the requisite real or personal estate, or both, shall be upon the defendant: Provided always, that no person being a proprietor, shareholder, or member of any company or concern established for the supply of water or for the carrying on of any works of a like public nature, shall be
- 10 disabled from being, continuing, or acting as member of the said governing body by reason of any contract entered into between such company or concern and such governing body, but no such person shall vote as member of the said governing body upon any question in which such company or concern is interested: Provided also,
- 15 that all acts and proceedings of any person disqualified, disabled, or not duly qualified as aforesaid, shall, if done previously to the recovery of the last-mentioned penalty, be valid and effectual to all intents and purposes whatsoever.

Registers of Voters.

- 20 24. On or before the *first day of August* which shall first occur after the commencement of this Act in any town, every corporation aggregate, joint stock or other company, and department of the Imperial Government, and every person whose name does not appear in the valuation list of rateable property within such town made
- 25 under the Valuation Acts, and who claims to be entitled to vote at the election of the governing body, or of any members thereof of such town, and in every year except the first, every such corporation, company, department, or person whose name or the name of whose proxy does not appear on any register of voters made
- 30 under this Act for the previous year, shall deliver to the town clerk a notice in writing in the form marked (1) in the Schedule (C.) to this Act annexed, or to the like effect, giving his or their name and address, and containing a description of the nature of his or their interest or estate in the lands or premises in respect of which
- 35 he or they claim to be entitled to vote, and a statement of the amount of all rent which he or they may receive or pay in respect thereof, and of the person or persons from whom he or they may receive, or to whom he or they may pay the same, and also stating the number of votes which he or they claim to be entitled to under
- 40 the provisions of this Act at the election of the governing body of such town or of the members of such governing body for any ward

Who to send
in claims to
vote.

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thereof, and no proxy shall be entitled to vote on behalf of any corporation aggregate, joint stock or other company, or department of the Government, unless such notice contain the name and address of such proxy, and a true copy of the resolution, minute, or order containing the appointment of such proxy.

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Town clerk
to prepare
lists of per-
sons entitled
to vote.

25. On or before the *third day of August* in every year after the commencement of this Act in any town, the town clerk shall make out from the notices delivered to him under the provisions of this Act, by persons claiming to vote, or to appoint proxies to vote in the election of the governing body or of any member thereof of such town, and also from the valuation list of rateable property within such town made under the Valuation Acts, separate lists of all persons who shall appear to be entitled to be registered and to vote as owners and as occupiers respectively as aforesaid, and all the names in each such list shall be arranged alphabetically and numbered, beginning the numbers from the first name in each such list and continuing them in a regular series to the last name in such list; and every such list shall be made out according to the form numbered (2.) in the Schedule (C.) to this Act annexed, or to the like effect, with so many columns as may be necessary for the insertion of the particulars herein-after mentioned of the several cesses, rates, or taxes payable within such town, and of the number of votes to which any person whose name is entered on any such list appears to be entitled: Provided always, that in every town divided into wards, there shall be separate lists for those entitled to vote as owners and as occupiers respectively in each ward, and that the names of the persons appearing to be entitled as aforesaid to be registered and to vote as aforesaid, shall be entered in the lists for the ward wherein the lands or premises by the ownership or occupation and rating whereof they may appear to be so entitled shall be situate, and the town clerk shall two days at the least before the *third day of August* in every year, summon or cause to be summoned the collectors of all rates for the relief of the poor, and of grand jury cesses, and local rates, and of all rates and taxes payable in respect of premises within such town, to attend at his office at such time or times within the seven days next succeeding the said *third day of August* as he shall think necessary, with all necessary books, papers, vouchers, and accounts, and they and each of them shall themselves, or by their sufficient deputies, attend accordingly at the office of the said town clerk, and shall in such order as the said town clerk shall direct for the more convenient despatch of business, enter in the columns of the said

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lists appropriated to the taxes, rates, or cesses within their collection respectively, the amount of the last tax, rate, or cess paid by each person named in such lists, or paid on account of the premises in respect whereof such person may be entitled to be registered
 5 as aforesaid, and the date of such payment and the amount of the tax, rate, or cess (if any) then due and unpaid by each such person, or in respect of such premises as aforesaid, and the date when the same became due and payable, and shall sign the said columns, and on the completion of the entries so to be made in the said lists, the
 10 said town clerk shall cause a notice thereof to be fixed on or near the outer door of the town hall, or in some public and conspicuous place within the town, and shall keep the said lists in his said office to be perused by any person without payment of any fee at all reasonable hours on every day (Sundays excepted) between the
 15 *twelfth* and the *twenty-fourth days of August* both inclusive, and shall deliver a copy thereof or any extract therefrom to any person requiring the same on payment of a reasonable price not exceeding one halfpenny for every name with the entries attached thereto which may be included in such copy or extract so required, and
 20 such copy or extracts as aforesaid shall be delivered by the town clerk within four days from the date of the application.

A.D. 1876.

26. Any collector who shall neglect to perform the duties hereinbefore described shall forfeit a sum *not exceeding twenty pounds*, to be recovered by civil bill in any court having jurisdiction within
 25 such town by any person who shall sue for the same, one half to be paid to the person who shall sue for the same, and the other half, after deducting the expenses of so suing, to be ascertained by such court, to be paid to Her Majesty, her heirs and successors.

Penalty on collectors, &c. neglecting their duties.

27. Every person whose name shall have been omitted in any
 30 such list, and every corporation, company, and department of the Imperial Government the name of whose proxy shall have been omitted from any such list, and who shall claim to have his name or the name of such proxy inserted on any register of voters, or who claims to be entitled to a larger number of votes than the number
 35 which such person or proxy is stated to be entitled to in such list, shall, on or before the *twenty-fourth day of August* in every year, give notice thereof to the town clerk in writing, according to the form number (1.) in the said Schedule (C.), or to the like effect; and every person whose name shall have been inserted in
 40 any such list for any town may object to any other person whose name appears on the same or any other list as not being entitled to have his name inserted on any register of voters for such town,

Persons omitted from lists to give notice to the town clerk.

A.D. 1876. — or as not being entitled to as many votes as he is stated to be entitled to in such list; and every person so objecting shall, on or before the *twenty-fourth day of August* in every year, give to the town clerk, and also to the person objected to, or leave at the premises in respect of which the name of such person shall have been inserted in such list, notice thereof in writing according to the form number (3.) in the said Schedule (C.); or to the like effect; and the town clerk shall include the names of all persons so claiming to have their names inserted as "owners" and "occupiers," respectively, in separate lists, each of which lists shall be according to the form number (4.) in the said Schedule (C.), and shall also insert the names of all persons objected to (whether such persons are entered as "owners" or as "occupiers") in separate lists according to the form number (5.) in the said Schedule (C.), and where such claim or such objection is made on account of the number of votes which any person is stated to be entitled to, the town clerk shall specify in such lists the number of votes claimed or objected to, as the case may be, and shall cause copies of such lists to be fixed on or near the outer door of the town hall, or in some public and conspicuous situation within such town during the eight days next preceding the *eighth day of September* in every year, and the town clerk shall likewise keep a copy of the names of all the persons so claiming as aforesaid, and also a copy of the names of all persons so objected to as aforesaid, to be perused by any person without payment of any fee at all reasonable hours during the eight days (Sunday excepted) next preceding the *eighth day of September* in every year, and shall deliver a copy of each of such lists to any person requiring the same on payment of a sum not exceeding one shilling for each copy.

Revision of
lists.

28. In every year in which this Act shall be in force in any town in Ireland the revising barrister having authority to revise the register of parliamentary voters within such town, or for the county within which such town is situated, shall between the *eighth day of September* and the *tenth day of November* hold an open court within such town for the revision of the several lists so made out by the town clerk as aforesaid, and shall, *ten* days at least before the holding of the said court, give notice to the town clerk of the time at which the said court will be holden, and the said town clerk shall forthwith cause public notice thereof to be given by advertisement in one or more of the newspapers circulating in the district within which such town is situated, and shall cause a sufficient number of the copies of the said notice to be written or printed and published and posted in such town, and shall deliver copies thereof to the

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collectors of all rates for the relief of the poor and of all grand jury
cesses and local rates, and of all rates and taxes payable in respect
of premises within such town, and to all other persons who shall
have assisted or taken part in preparing any of the said lists,
5 requiring them and each of them to attend such court, and the
said persons shall attend such court and every lawful adjournment
thereof, and shall answer upon oath all such questions as shall
be put to them by the revising barrister presiding at such court
touching anything done by them in execution of the provisions of
10 the Act, and on the holding of such court, the town clerk shall
bring the several lists so made out by him as aforesaid before
such court, and the revising barrister shall at such court or at
some lawful adjournment thereof revise the said lists, and shall
upon sworn testimony or any other evidence satisfactory to such
15 revising barrister amend the said lists by expunging therefrom the
name of every person whose name shall appear therein who shall
not be qualified, and by inserting therein the name of every person
who shall be qualified to register and vote at the election of the
governing body of such town or of any member thereof, and by
20 increasing or reducing the number of votes to which any person
mentioned in any such list is therein stated to be entitled, and
by correcting and supplying all errors and omissions which shall
be found in any of the said lists; and the said revising barrister
shall write his initials against the names respectively expunged or
25 inserted, and against the names of any persons the number of whose
votes shall have been increased or diminished, and against any part
of the said lists in which any error shall have been corrected, or any
omission supplied, or any insertion made by him, and shall sign his
name to every page of the several lists so settled, and when the re-
30 vising barrister shall have revised, settled, and signed as aforesaid
all the said several lists for any such town he shall cause the same
to be delivered to the town clerk, who shall place and preserve the
same among the records of the office and shall allow the same to be
inspected at all reasonable times without hindrance, fee, or reward.
35 Provided always, that it shall be lawful for the said revising barrister
to adjourn the court for the purpose of revising the said lists from
time to time up to and including the *tenth day of November* in
each year.

Every revising barrister shall be remunerated at the rate of *ten*
40 *guineas* for every day or part of a day he shall be so employed.

29. In case it shall appear to the Lord Lieutenant or other chief Additional
governor or governors of Ireland that from any cause the lists of revising bar-
[52.] C risters may
be appointed.

[52.]

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**Additional
revising bar-
risters may
be appointed.**

A.D. 1876. voters in any year for any town cannot be revised by the revising barrister within the period directed by this Act, he may appoint one or more additional barrister or barristers of not less than *five years* standing at the bar to act together with or in the place of such revising barrister or in such revision, and such barrister or barristers 5 so appointed shall have the same powers and authorities in every respect in regard to such revision, and shall be remunerated at the same rate, as such revising barrister.

Revised lists to be copied by town clerk into a book.

30. The town clerk shall keep the lists so revised, signed, and delivered to him as aforesaid, and shall cause the said lists to be 10 fairly and truly copied into two general lists in two books to be by him provided for that purpose, in one of which books, to be called the "owners register," the names of all persons entitled to vote as owners, and in the other, to be called the "occupiers register," the names of all persons entitled to vote as occupiers 15 shall be entered, and such names shall be arranged alphabetically in each ward (where the town is divided into wards) with every name therein numbered, beginning the number from the first name in the first ward, and continuing them in a regular series to the last name in the last ward, and shall cause such books to be com- 20 pleted on or before the *twentieth day of November* in every year, and shall deliver such books together with the lists at the expiration of his office to the person succeeding him in such office; and such books shall be the registers of the persons entitled to vote as owners and occupiers respectively, at any election of the governing body 25 of such town, or of any members thereof, which may take place between the *twenty-fifth day of November* inclusive in the year wherein such register shall have been made and the *twenty-fifth day of November* in the succeeding year, or until a new register of voters shall have been made. 30

Copies of registers, &c. to be made for sale.

31. The town clerk of every town in which this Act is in force shall cause to be written or printed copies of the registers of voters in every year, and shall deliver such copies to all persons applying for the same on payment of a reasonable price for each copy, not exceeding the sum of *threepence* for every *hundred* names, and so in 35 proportion for any lesser number; and the moneys arising from the sale thereof, and of the town clerk's lists, and of the lists of claims and objections as aforesaid, shall be applied in aid of the local rate.

Compensation to officers.

32. The governing body of any town in which this Act is in force may, on the petition of any person whose office or employment 40 is abolished by or under this Act, inquire whether any and, if any,

what compensation ought to be made to the petitioner, regard being had to the conditions on which his appointment was made, the nature of his office or employment, and the duration of his service; and if they think that his claim to compensation is established, they may

A.D. 1876.

award to him such compensation as under the circumstances of the case they think just and reasonable.

33. The governing body of every town in which the Act is in operation shall take an account of the reasonable expenses incurred in carrying into effect the several provisions of this Act, so far as relates to the said lists, the registers of voters, and also to the remuneration of the revising barrister engaged in revising such lists as aforesaid, and shall order the same to be paid out of the local rate.

Expenses, how to be defrayed.

34. Any summons, notice, writ, or proceeding of any kind whatsoever to be served under the provisions of this Act upon any member of any governing body or upon any town clerk may be served upon him by being left at or sent through any post office to such member or to such town clerk, directed to him at the town hall or by being delivered to such member or to such town clerk personally; and in all cases in which any notice is by this Act required to be given to the owner or occupier of any premises it shall be sufficient to address the notice to such owner or occupier by the description of such owner or occupier (as the case may require) of the premises (naming them) in respect of which the notice is given, without further name or description, and the notice shall be served upon such owner or occupier, as the case may require, either personally or by delivering the same to some inmate of his or their place of abode, or in the case of the occupier and also in the case of the owner (if his place of abode be unknown), upon some inmate of the premises in respect of which such notice is given, or if there be no inmate in such premises, then in case the notice is required to be served on the occupier, and in case of the owner also (if his place of abode be unknown), it shall be sufficient to fix the notice upon some conspicuous part of such premises: Provided always, that in cases of notices to the owner, although his place of abode be known to the person delivering such notice, yet if it be not within the town it shall be sufficient to transmit any notice directed to him by name through the post.

Delivery of notices.

Procedure at Elections.

35. Every election of the governing body or of any member thereof in any town in which this Act is in force shall be conducted in all respects in the manner in which such election would have

Elections of governing body, how to be conducted.

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A.D. 1876. — been conducted if this Act had not been passed, subject to the following modifications :

- (1.) Two forms of nomination papers shall be provided ; one form (each of which shall be headed " owners nomination paper ") shall be used exclusively for the nomination of 5 candidates for the office of owners representatives, hereinafter called " owners candidates " ; and the other form (each of which shall be headed " occupiers nomination paper ") shall be used exclusively for the nomination of candidates for the office of occupiers representatives, hereinafter 10 called " occupiers candidates " :
- (2.) In the case of a poll at any election two forms of ballot papers shall be provided ; one form (each of which shall be headed " owners ballot paper," and shall contain a list of owners candidates) shall be used exclusively for the 15 election of owners representatives ; and the other form (each of which shall be headed " occupiers ballot paper," and shall contain a list of the occupiers candidates) shall be used exclusively for the election of occupiers representatives : 20
- (3.) The presiding officer at every election shall deliver to each elector as many ballot papers as the votes which according to the register of voters such elector is entitled to give at such election, and the number stated in the copy of the register to be the number of each elector shall be marked on 25 the counterfoil of every ballot paper given to such elector ; and such elector shall record his vote on every such ballot paper, and shall dispose of the same in the manner prescribed in the Ballot Act, 1872, with respect to the ballot paper therein mentioned : 30
- (4.) Separate ballot boxes shall be provided to receive the ballot papers of the electors entitled to vote as owners and as occupiers respectively, and each of such ballot boxes shall have the words " owners ballot box " or " occupiers ballot " box," as the case may be, distinctly painted or written 35 on the outside thereof.

A.D. 1876.

1st Column.	2nd Column.	3rd Column.	4th Column.	5th Column.
Description of Town.	Governing Body.	Local Rate.	Returning Officer.	—
Towns or townships containing a population of six thousand having commissioners appointed under any local and personal Act for purposes similar to the purposes of the above - mentioned Acts.	The town or township commissioners.	Any rate which the commissioners are authorised to make and levy in any town or township under or by virtue of any local and personal Act in force in such town or township.	The chairman of the town or township commissioners.	The clerk to the town or township commissioners. 5 10

SCHEDULE (B.)

To [name and address]. 15

I hereby give you notice that, under the powers conferred upon me by the Municipal Elections (Ireland) Act, 1875, I shall, from and after the day of next, require you to pay the sum of pounds on the day of in every year [or by equal half-yearly or quarterly payments on the 20 days to be stated], in addition to the rent previously paid by you in respect of the [house or warehouse, offices, counting-house, shop, &c.] and premises occupied by you at [describe situation].

(Signed) 25

Address.

Date.

SCHEDULE (C.)

FORM (1.)

NOTICE OF CLAIM AS OWNER [or OCCUPIER]. 30

To the Town Clerk [or Clerk to the Commissioners, &c.] of the Town of

I hereby give you notice that I claim to have my name entered as owner [or occupier] in the register of voters of this town, and

that I am the owner [*or occupier*] of [*here describe the lands or premises, house, warehouse, counting house, office, or shop then owned or occupied by the claimant*] in the said town, which is rated as being of the net annual value of pounds or upwards, and that

A.D. 1876.

5 I receive pounds [*and pay pounds*] *or* pay pounds per annum as rent in respect thereof, and that I have owned [*or occupied*] the said premises [*or the said premises and other premises, describing such other premises within the said town*] for the space of [years *or* months] last past, and that I have paid
10 or contributed to the local rate within the meaning of the Municipal Elections (Ireland) Act, 1875, in respect of the said premises in proportion to my interest therein, and that I claim to be entitled to votes in respect thereof.

Dated the day of in the year .

15 (Signed) A.B.

[*Here state address.*]

[If the claim is made on behalf of a corporation, company, or any department of the Government, the above form should be followed mutatis mutandis; the name and address of the proxy should be added, and a copy of the resolution, minute, or order
20 appointing him; and the form should be signed by the secretary or some other officer on behalf of the corporation, company, or department, as the case may be.]

A.D. 1876.

SCHEDULE (C.)

FORM (2.)

List of PERSONS appearing entitled to be entered on the Register of Voters next to be made of the Town
of **(in the Ward of** **)**, **in right of ownership [or occupation], and rating.**

Dated this		day of		in the year	.
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(Signed) *A.B.*, Town Clerk.

[illegible]

SCHEDULE (C.)

A.D. 1876.

FORM (3).

NOTICE OF OBJECTION.

To the town clerk of the town of _____ [or to A.B.,
5 giving the name and address of the person objected to].

I hereby give you notice that I object to the name of
[or to your name] [describe the person objected to as described in
the list of the town clerk, &c.] being retained on the list of voters
of this town; or [as being entered on the list of voters as being
10 entitled to more than _____ votes].

Dated the _____ day of _____ in the year _____
(Signed) A.B.

[here state the address and property in respect of which he
is entitled to be qualified.]

15 _____ Town Clerk.

SCHEDULE (C.)

FORM (4).

LIST OF CLAIMANTS.—OWNERS [or OCCUPIERS].

The following Persons claim to have their names inserted as
20 Owners [or Occupiers] on the register of voters of the town of

Number.	Christian Name and Surname of each Claimant.	Residence.	Description of Qualifying Property.	Number of Votes claimed.
25 1				
2				
3				
4				
&c.				

30 Dated the _____ day of _____ in the year _____
(Signed) A.B., Town Clerk.

A.D. 1876.
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SCHEDULE (C.)

FORM (5).

LIST OF PERSONS OBJECTED TO.

Owners [or Occupiers] List.

The following Persons have been objected to as not being entitled 5
to have their Names retained on, or as not entitled to the number
of votes mentioned in the list of voters for the town of .

Number.	Christian Names and Surname.	Residence.	Description of Qualifying Property.	Number of Votes claimed.	Number of Votes admitted by Objector.	10
1						
2						
3						
4						
&c.						15

Dated the day of in the year .
(Signed) A.B., Town Clerk.

Local Government in Towns (Ireland).

A

B I L L

To reform and assimilate the Systems of
Local Governments in force in Towns in
Ireland.

*(Prepared and brought in by
Mr. Bruen, Sir Arthur Guinness, Mr. Corry,
Mr. Mulholland, and Mr. Kavanagh.)*

*Ordered, by The House of Commons, to be Printed,
10 February 1876.*

[Bill 52.]

Under 4 oz.

A

B I L L

TO

Authorise the Reduction of Local Light Dues.

A.D. 1876.

BE it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

5 1. This Act may be cited as "The Local Shipping Dues Reduction Act, 1876." Short title.

10 2. Any local authority not otherwise empowered may and is hereby authorised and empowered from time to time, with the consent of Her Majesty in Council, to reduce all or any shipping dues for the time being receivable by such local authority in respect of lighthouses, buoys, or beacons. Power to reduce local light dues.

 The term "local authority" in this Act shall mean any person or body of persons having by law or usage authority over local lighthouses, buoys, or beacons. 17 & 18 Vict. c. 104. s. 389.

Local Light Dues (Reduction).

A

B I L L

To authorise the Reduction of Local
Light Dues.

*(Prepared and brought in by
Mr. Sykes, Mr. Norwood, and Mr. Wilson.)*

*Ordered, by The House of Commons, to be Printed,
26 May 1876.*

[Bill 173.]
Under 1 oz.

Local Loans (Ireland) Bill.

ARRANGEMENT OF CLAUSES.

Clauses.

1. Charge of interest on local loans in Ireland, and provisions as to their issue and remission.
2. Recovery from grand jury of advances made.
3. Advances for support of lunatic asylums by county treasurer instead of out of Consolidated Fund.
4. Advance for improvement of landed property to carry interest from date of advance.
5. Advances for teachers dwellings to carry interest from the date advance.
6. Extinguishment of debts in second schedule.
7. Repeal of Acts.
8. Short title.

SCHEDULES.

A

B I L L

TO

Amend the Law with respect to Loans to Local Authorities in Ireland out of the Consolidated Fund, and to remit sundry of such Loans. A.D. 1876.

WHEREAS under divers Acts, and particularly those mentioned in the first schedule to this Act, advances out of the Consolidated Fund are made, without interest, for divers purposes in Ireland, and are repayable by counties, counties of cities, and
5 counties of towns in Ireland upon presentments made by the grand jury, and such advances are made in different methods and by different authorities :

And whereas it is expedient to authorise interest to be charged on such of those advances as are mentioned in the first part of the
10 said schedule, and to provide that they should be made in one method and by one authority :

And whereas it is expedient that the advances under the Acts mentioned in the second part of the first schedule to this Act should, after a limited period, be made by treasurers of counties,
15 and not out of the Consolidated Fund :

And whereas certain advances out of the Consolidated Fund have been made in Ireland for the objects mentioned in the second schedule to this Act, and upon each of these advances the amount mentioned in that schedule, together with interest, is unpaid, and
20 due to the Consolidated Fund :

And whereas no sums have been recovered, either by way of principal or interest, upon the said advances during a long period of years, and it is inexpedient to keep open for any further period the account of such advances :

25 Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and

[Bill 231.]

A

A.D. 1876. Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

Charge of interest on local loans in Ireland, and provisions as to their issue and remission.

1. All advances out of the Consolidated Fund made by way of loan after the passing of this Act, in pursuance of the Acts mentioned in the first part of the first schedule to this Act, or of any other Act authorising loans to local authorities in Ireland without interest (other than for the purposes mentioned in the second part of the said schedule) shall bear interest at the rate of *three and a half per cent.* per annum, or at such other rate as the Commissioners of Her Majesty's Treasury (in this Act referred to as the Treasury) from time to time fix, in order to enable the advance to be made without loss to the Exchequer. 5 10

All such advances shall be made through the Commissioners of Public Works in Ireland, acting under the direction of the Treasury, in such manner as the Treasury from time to time direct; and the power vested by the said Acts in the Lord Lieutenant, or the Lord Lieutenant in Council, to direct any sum to be issued out of the Consolidated Fund, shall be transferred to and vested in the Treasury. 15

Every such advance and the interest thereon shall be repaid within such period from the date of the advance as the Treasury from time to time fix, so that it do not in any case exceed *twenty years* or any less period fixed by the said Acts. 20

Nothing in the foregoing provisions of this section shall apply to loans which at the passing of this Act have been authorised by an Order of the Lord Lieutenant in Council. 25

All advances made (whether before or after the passing of this Act) in pursuance of the said Acts shall be remitted or compounded only under the authority of Parliament in each case.

Recovery from grand jury of advances made.

2. Where an advance made in pursuance of the Acts mentioned in the first schedule to this Act, whether made before or after the passing of this Act, has been made on the faith of the presentment of a grand jury, or a grand jury are authorised or required to present the amount required for the repayment of any such advance as above mentioned, the grand jury shall be authorised and required, without any previous proceeding at any presentment sessions, to present the amount required for the repayment of the whole of such advance, and of the interest thereon; and upon the certificate of the Commissioners of Public Works in Ireland that any sum in respect of an advance, or interest on an advance, is due to the Consolidated Fund from any county, county of a city, or county of a town, or any part thereof, being sent to the secretary of the grand jury of such county, county of a city, or county of a 30 35 40

town, the grand jury shall at the next assizes or presenting term, without any previous proceeding at any presentment sessions, present such sum, or in default thereof the judge of assize or the court shall order such sum to be raised, which order shall have the force of a presentment, and such sum shall be apportioned and raised and levied accordingly as if the same had been inserted on a presentment duly made at such assizes or presenting term; and every sum raised in pursuance of this section shall be paid into the Bank of Ireland to the account of Commissioners of Public Works in Ireland, or in such other manner as the Treasury from time to time direct.

In this section, the expression "grand jury" shall include the town council of any borough to whom the powers of a grand jury with respect to the presentment of public money have been transferred.

- 15 **3.** Whereas by the Act of the session of the first and second years of the reign of Her present Majesty, chapter one hundred and sixteen, intituled "An Act to facilitate advances out of County Monies for the support of County Gaols and Institutions in Ireland," provision is made for the treasurer of a county or county of a city or town in Ireland, advancing sums required for the support of any gaol or other public institution for which a presentment has been made at the preceding assizes, and it is expedient that advances for the opening and maintenance of a lunatic asylum should be made in pursuance of that Act, and not out of the Consolidated Fund; be it therefore enacted that—

Advances for support of lunatic asylums by county treasurer instead of out of Consolidated Fund.

A lunatic asylum shall be deemed to be a public institution within the meaning of the Act above in this section recited, and advances for the support thereof may be made accordingly.

- 30 After the *thirty-first day of March one thousand eight hundred and seventy-seven*, advances shall not be made out of the Consolidated Fund in pursuance of the Acts mentioned in the second part of the first schedule to this Act.

Any advance made in pursuance of those Acts before the said day shall be repaid by such instalments as the Treasury may fix.

- 35 **4.** Whereas by section thirty seven of the Act of the session of the tenth year of the reign of Her present Majesty, chapter thirty-two, intituled "An Act to Facilitate the Improvement of Landed Property in Ireland," the Commissioners of Public Works in Ireland are authorised, with the sanction of the Treasury, to make loans for the purposes of that Act, repayable by means of a rent-charge at six pounds ten shillings, payable for a term of twenty-two

Advance for improvement of landed property to carry interest from date of advance.

A.D. 1876. years by half yearly payments on every fifth day of April and tenth day of October in every year during said term.

And whereas by section three of the Act of the session of the twenty-ninth and thirtieth years of Her Majesty, chapter forty, intituled "An Act to authorise a further advance of money for the 5
" same and additional purposes," the Commissioners are authorised to make loans for the purposes of that Act and the Acts therein recited, repayable by means of a rentcharge at five pounds per centum per annum, payable for a term of thirty-five years, by half yearly payments, on every fifth day of April and tenth day of 10
October in every year during said term. And whereas it is expedient to amend the same by authorising interest to be charged on such loans from the day of each advance to the first gale day that shall next follow in manner following :

Be it therefore enacted in case any loan is made *after the passing* 15
of this Act in pursuance of the said recited Acts of tenth Victoria, chapter thirty-two, and twenty-ninth and thirtieth Victoria, chapter forty, or either of them, or any other Acts continuing and extending the provisions of either of them, it shall be lawful to further charge the lands included in any order of the said Commissioners of Public 20
Works with interest on such loan at the rate of *three and a half per centum* per annum from the date of each advance to the first gale day which shall next happen, videlicet: the fifth day of April or the tenth day of October.

Advances
for teachers
dwellings
to carry
interest
from the
date of
advance.

5. Whereas by section three of the Act of the session of the 25
thirty-eighth and thirty-ninth years of Her Majesty, chapter eighty-two, intituled "An Act to afford facilities for the erection, enlarge-
" ment, improvement, and purchase of dwelling-houses for resi-
" dences for teachers of certain national schools in Ireland," it is provided that every loan shall be repayable by an annual sum of 30
five pounds for every one hundred pounds of such sum from time to time advanced, and to be payable for the term of thirty-five years, to be computed from the date of the advance in respect of which the said annual sum shall be charged, such annual sum to be paid by equal half-yearly payments on the fifth day of April and 35
tenth day of October in every year during the said term of thirty-five years, with such apportionment, if any, as may be necessary in respect of the first and last of such payments :

And whereas it is desirable that the repayment of all loans made under the provisions of the said recited Acts of the tenth, the 40
twenty-ninth and thirtieth, and the thirty-eighth and thirty-ninth years of Her present Majesty shall be uniform in respect of date of repayment and interest :

Be it therefore enacted that in all advances made in pursuance of the thirty-eighth and thirty-ninth Victoria, chapter eighty-two, notwithstanding the provisions of the said recited third section as to the mode of computing the rentcharges payable thereunder, 5 such rentcharges shall be computed and paid in accordance with the provisions of the third section of the twentieth-ninth and thirtieth Victoria, chapter forty, as amended by the fourth section of this Act in respect of interest which shall accrue from the date of the advance to the first gale which shall next happen.

A.D. 1876.

- 10 **6.** The debts due to the Consolidated Fund mentioned in the second schedule to this Act, and all arrears of interest thereon, shall, *after the passing of this Act*, be extinguished, and the amount of debt so extinguished shall be considered as a free grant from Parliament :

Extinguish-
ment of debts
in second
schedule.

- 15 Provided that any debt which in the schedule is expressed to be remitted only upon performance of any condition shall not be remitted until that condition is performed.

- 7.** So much of the Acts mentioned in the first schedule to this Act as is inconsistent with this Act is hereby repealed :

Repeal of
Acts.

- 20 Provided that such repeal shall be without prejudice to any right acquired or liability accrued under any enactment hereby repealed, and any sum advanced in pursuance of such Act may be recovered and proceedings for the enforcement thereof taken accordingly.

- 8.** This Act may be cited as the Irish Local Loans Act, 1876.

Short title.

A.D. 1876.

FIRST SCHEDULE.

PART ONE.

Object of Loan.	Acts.	
Prisons (erection, &c.) - -	7 Geo. 4. c. 74. s. 17. 6 & 7 Will. 4. c. 116. s. 124.	5
Lunatic Asylums (erection of buildings) - - -	1 & 2 Geo. 4. c. 33. s. 4. 6 & 7 Will. 4. c. 116. s. 93. 8 & 9 Vict. c. 107. 18 & 19 Vict. c. 109. ss. 1-6.	10
Post Roads (repairs) - -	6 & 7 Will. 4. c. 116. ss. 61, 62.	
Harbours and piers (repairs) -	16 & 17 Vict. c. 136. ss. 11, 12.	
Navigations (repairs) - -	19 & 20 Vict. c. 62. ss. 29, 30.	

PART TWO.

Object of Loan.	Acts.	15
Lunatic Asylums (opening and maintenance) - - -	6 Geo. 4. c. 54. 6 & 7 Will. 4. c. 116. s. 93.	

SECOND SCHEDULE.

Objects of Advance.	Acts under which Advance was made.	Amount advanced.	Amount repaid.	Principal outstanding.	Account of Advance, and Reason for Remission.
<i>Dundalk</i> Endowed School.	53 Geo. 3. c. 107.	£ 276 18 5 s. d. 18 5	£ 27 13 10 s. d. 13 10	£ 249 4 7 s. d. 4 7	The advance to this school was made in 1815 on the faith of two private individuals standing surety for its repayment. In 1846, however, no trace could be found of the records of the recognition which was supposed to have been entered.
<i>New Ross</i> Endowed School.	53 Geo. 3. c. 107.	253 16 11	152 6 2	101 10 9	The endowments of this school are small, and the condition of the school is low.
<i>Dublin.</i> — Commissioners of Wide Streets.	40 Geo. 3. c. 60. 6 Geo. 4. c. 128.	226,728 17 6	Nil.	226,728 17 6	At the end of last century certain Commissioners were appointed to make the streets of Dublin wider and more convenient; and to assist these Commissioners in their work, a sum of 35,987 <i>l.</i> 1 <i>s.</i> 2 <i>d.</i> was advanced to them in 1800, on the condition that the money should be repaid with interest at 5 per cent. out of the coal duty vested in them. In 1825 a further advance was made to the Commissioners of 190,741 <i>l.</i> 16 <i>s.</i> 4 <i>d.</i> , which was likewise secured on the coal duty, but a rate of 3 per cent. only was charged as interest on both these advances. Though no principal was repaid, yet interest continued to be paid till the year 1832, when the duty on coal imported into Dublin was permitted to expire. No further payments have since been received in respect of this loan. The consequence is that the whole of the principal is outstanding, with arrears of interest since 1832. Thus, the assistance which was given ostensibly in the shape of a loan to the City

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Objects of Advance.	Acts under which Advance was made.	Amount advanced.	Amount repaid.	Principal outstanding.	Account of Advance, and Reason for Remission.
		£ s. d.	£ s. d.	£ s. d.	of Dublin towards the improvement of its streets, assumed in reality the form of a subsidy.
Dunleary Harbour -	56 Geo. 3. c. 62. 1 Geo. 4. c. 69.	218,769 4 7	73,514 10 9	145,254 13 10	This loan was made on the security of the tolls and dues leviable under Acts of Parliament, and was to be repaid with interest at the rate of 5 per cent. The Act 1 Geo. 4. c. 26., however, diminished the security by putting an end to some of the coasting dues. This was followed by the trade between England and Ireland being declared a coasting trade, and later on by Act 24 & 25 Vict. c. 47.; the combined effect of which was that the dues imposed under the original Act of 1816 were entirely abolished, together with the passing tolls received by the Light Commissioners, which had been by 1 Geo. 4. c. 69. made applicable towards the repayment of the harbour advances. In this case, again, Parliament in getting rid of the tolls omitted to take into account the effect that their abolition would have upon the public money lent for the purposes of the harbour, and to make some other provision for the repayment of the debt.
Cork.—For improvement of streets in.	57 Geo. 3. c. 34.	18,076 18 6	4,376 18 6	13,700 0 0	This money was advanced in 1818 and 1827 on the security of the butter dues and certain premises. The butter dues, however, were abolished in 1829 by 10 Geo. 4. c. 100.; and the only remaining portion of the premises was sold under Treasury authority in 1851.

Objects of Advance.	Acts under which Advance was made.	Amount advanced.	Amount repaid.	Principal outstanding.	Account of Advance, and Reason for Remission.
<i>Plussey</i> .—To R. H. Maunsell for canal or mill-race at.	57 Geo. 3. c. 34.	£ s. d. 1,504 12 4	£ s. d. 591 12 6	£ s. d. 912 19 10	A heavily encumbered estate appears to have formed the security of this loan, which was made in 1824. The consequence was that, when the estate was sold ten years later, it did not realize sufficient to repay the debt,
<i>Co. Mayo</i> .—For improving the court-houses of Castlebar and Ballinasloe.	57 Geo. 3. c. 34.	2,699 0 0	2,581 17 4	117 2 8	This loan was made in 1822–3 on the faith of grand jury presentments. It would, doubtless, have been all recovered, had it not been that the balance which had been outstanding some years was, together with arrears of interest, omitted to be included in the Schedule of the Act of 17 & 18 Vict. c. 110. which recited the debts of the county.
<i>Co. Kilkenny</i> .—For road from Castlecomer to Ballinakillard Causeway at Thomastown.	57 Geo. 3. c. 34.	2,115 9 9	1,950 0 5	165 9 4	The balance of this advance has not been paid, in consequence of a dispute with respect to certain arrears of interest which the grand jury declined to pay.
<i>Ardglass</i> .—For improvement of harbour at.	1 & 2 Will. 4. c. 83.	6,650 0 0	Nil.	6,650 0 0	This amount was advanced on the security of the tolls. In 1838 the harbour was totally destroyed, and consequently the tolls ceased to be levied.
Totals	-	477,074 18 0	83,194 19 6	393,879 18 6	
<i>Relief of Trade</i> .—Payment to Bank of Ireland of advances to various traders for, as follows :—	1 Geo. 4. c. 39. 3 Geo. 4. c. 118.				A sum of 286,000 <i>l.</i> was advanced by the Bank of Ireland for the relief of trade to different traders in the year 1821, with the guarantee of the Treasury for so much as was not repaid to the Bank by the borrowers. The Treasury thus became liable for a sum of 178,076 <i>l.</i> 7 <i>s.</i> 7 <i>d.</i> In the case of the loans to Sheahy, Moylan, Renayne, Delany, and
(1.) Various traders	-	101,541 0 3	101,541 0 3	--	
(2.) Sheahy -	-	500 0 0	479 19 7	20 0 5	

Objects of Advance.	Acts under which Advance was made.	Amount advanced.	Amount repaid.	Principal outstanding.	Account of Advance, and Reason for Remission.
<i>Dunleary Harbour</i> -	56 Geo. 3. c. 62. 1 Geo. 4. c. 69.	£ 218,769 4 7 s. d.	£ 73,514 10 9 s. d.	£ 145,254 13 10 s. d.	of Dublin towards the improvement of its streets, assumed in reality the form of a subsidy. This loan was made on the security of the tolls and dues leviable under Acts of Parliament, and was to be repaid with interest at the rate of 5 per cent. The Act 1 Geo. 4. c. 26., however, diminished the security by putting an end to some of the coasting dues. This was followed by the trade between England and Ireland being declared a coasting trade, and later on by Act 24 & 25 Vict. c. 47.; the combined effect of which was that the dues imposed under the original Act of 1816 were entirely abolished, together with the passing tolls received by the Light Commissioners, which had been by 1 Geo. 4. c. 69. made applicable towards the repayment of the harbour advances. In this case, again, Parliament in getting rid of the tolls omitted to take into account the effect that their abolition would have upon the public money lent for the purposes of the harbour, and to make some other provision for the repayment of the debt.
<i>Cork</i> .—For improvement of streets in.	57 Geo. 3. c. 34.	£ 18,076 18 6 s. d.	£ 4,376 18 6 s. d.	£ 13,700 0 0 s. d.	This money was advanced in 1818 and 1827 on the security of the butter dues and certain premises. The butter dues, however, were abolished in 1829 by 10 Geo. 4. c. 100.; and the only remaining portion of the premises was sold under Treasury authority in 1851.

Objects of Advance.	Acts under which Advance was made.	Amount advanced.	Amount repaid.	Principal outstanding.	Account of Advance, and Reason for Remission.
<i>Plassey</i> .—To R. H. Maunsell for canal or mill-race at.	57 Geo. 3. c. 34.	£ s. d. 1,504 12 4	£ s. d. 591 12 6	£ s. d. 912 19 10	A heavily encumbered estate appears to have formed the security of this loan, which was made in 1824. The consequence was that, when the estate was sold ten years later, it did not realize sufficient to repay the debt,
<i>Co. Mayo</i> .—For improving the court-houses of Castlebar and Ballinasloe.	57 Geo. 3. c. 34.	2,699 0 0	2,581 17 4	117 2 8	This loan was made in 1822–3 on the faith of grand jury presentments. It would, doubtless, have been all recovered, had it not been that the balance which had been outstanding some years was, together with arrears of interest, omitted to be included in the Schedule of the Act of 17 & 18 Vict. c. 110. which recited the debts of the county.
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<i>Ardglass</i> .—For improvement of harbour at.	1 & 2 Will. 4. c. 83.	6,650 0 0	Nil.	6,650 0 0	This amount was advanced on the security of the tolls. In 1838 the harbour was totally destroyed, and consequently the tolls ceased to be levied.
Totals	-	477,074 18 0	83,194 19 6	393,879 18 6	
<i>Relief of Trade</i> .— Payment to Bank of Ireland of advances to various traders for, as follows:— (1.) Various traders (2.) Sheahy	1 Geo. 4. c. 39. 3 Geo. 4. c. 118. - - - - - -	101,541 0 3 500 0 0 - - -	101,541 0 3 479 19 7 -	20 0 5	A sum of 286,000 <i>l.</i> was advanced by the Bank of Ireland for the relief of trade to different traders in the year 1821, with the guarantee of the Treasury for so much as was not repaid to the Bank by the borrowers. The Treasury thus became liable for a sum of 178,076 <i>l.</i> 7 <i>s.</i> 7 <i>d.</i> In the case of the loans to Sheahy, Moylan, Renayne, Delany, and

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Objects of Advance.	Acts under which Advance was made.	Amount advanced.	Amount repaid.	Principal outstanding.	Account of Advance, and Reason for Remission.
Moylan -	-	£ s. d.	£ s. d.	£ s. d.	<p>Sausse, efforts have been made to recover the outstanding balances without success.</p> <p>In the case of Nowlan and Shaw proceedings have long been pending against Mr. Timothy Nowlan, in New South Wales, and a compromise has been effected by which it is proposed to remit the principal and interest due to the Government, upon the payment of a sum of 5,000<i>l.</i> In the event of such payment not being made the debt is to be maintained, and proceedings taken for its recovery.</p>
Renayne -	-	3,500 0 0	2,415 19 8	1,084 0 4	
Delany -	-	4,000 0 0	3,074 8 7	925 11 5	
Sausse -	-	500 0 0	403 17 2	96 2 10	
Nowlan and Shaw.	-	20,000 0 0	18,631 2 4	1,368 17 8	
(3.) Interest and other expenses paid to Bank of Ireland.	-	30,000 0 0	11,229 10 2	19,770 9 10	<p>This money was issued for the purpose of compensating officers of the Court of Exchequer whose emoluments were diminished by the first-mentioned Act, and was repayable out of the Suitors' Fund. A small sum only was repaid direct, but under 31 & 32 Vict. c. 88. the stock standing to the credit of the Fee Fund of the Courts of Chancery and Court of Exchequer was sold, and the proceeds of the sale, together with the cash standing to the account, amounting to 175,982<i>l.</i> 15<i>s.</i> 3<i>d.</i>, were paid into the Exchequer. Consequently the debt may be considered to have been virtually paid, although not actually cancelled.</p>
Add totals given above	-	178,076 7 7	137,775 17 9	40,300 9 10	
Grand total	-	477,074 18 0	83,194 19 6	393,879 18 6	
Add repayable by Nowlan	-	655,151 5 7	220,970 17 3	434,180 8 4	
Suitors' Fund, Court of Exchequer.— Compensation to officers.	6 & 7 Vict. c. 55. 13 & 14 Vict. c. 51.	-	5,000 0 0	125,932 3 11	
		126,491 10 2	559 6 3		

Local Loans (Ireland).

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B I L L

To amend the law with respect to Loans to Local Authorities in Ireland out of the Consolidated Fund, and to remit sundry of such Loans.

*(Prepared and brought in by
Sir Michael Hicks-Beach and Mr. Solicitor-
General for Ireland.)*

*Ordered, by The House of Commons, to be Printed,
4 July 1876.*

[Bill 231.]

Under 2 oz.





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